

**LIBER**

**472**

Debtor or Assignor Form

## FINANCING STATEMENT

☐ Not subject to Recordation Tax  
☒ Subject to Recordation Tax; Principal  
 Amount is \$ 25,000.00

☐ To Be Recorded in Land Records (For  
 Fixtures only).

Name of DebtorAddress

Lo, Thomas K.

1438 Defense Highway  
Gambrills, Maryland 21054SECURED PARTY (OR ASSIGNEE)

FIRST NATIONAL BANK OF MARYLAND —Address: 83 Forest Plaza  
 Annapolis, Maryland 21401  
 ATTN: Meg Anderson

Attach separate  
 list if necessary

1. This Financing Statement covers the following types (or items) of  
 property (the collateral): all of the now owned and hereafter  
 acquired machinery, equipment, furniture, fixtures (whether or not at-  
 tached to real property) supplies and other personal property of Bor-  
 rower other than inventory, including any leasehold interest therein  
 (plus all replacement parts and annexations thereto), and any main-  
 tenance agreements applicable thereto, herein called "Equipment" and  
 specifically including, but not limited to that which is described below  
 and in any separate schedule at any time delivered by Borrower to Bank.

2. The collateral property is affixed or to be affixed to or is or is to be crops  
 on the following real estate:

3. ☒ Proceeds } of the collateral are also specifically covered.  
☐ Products }

4. Mr. Clerk: Mail instrument to secured party named above or assignee,  
 if any, at the address stated.

RECORD FEE 11.00  
 RECORD TAX 175.00  
 POSTAGE .50  
 352987 1237 114:27  
 MAR 28 94

Debtor (or Assignor)

Secured Party (or Assignee)

*Thomas K. Lo*  
 Thomas K. Lo

*Brenda L. Bulich-Lo*  
 Brenda L. Bulich-Lo

FIRST NATIONAL BANK OF MARYLAND

BY *Margaret R. Anderson*  
 Margaret R. Anderson  
 Loan Officer

FNB 0850-A

Type or print names under signatures

Mailed to Secured Party

11-  
175-50



## FINANCING STATEMENT

251414

1. ☐ To be recorded in the Land Records.
2. ☒ To be recorded among the Financing Statement Records.
3. ☐ Not subject to Recordation Tax.
4. ☒ Subject to Recordation Tax on an initial debt in the principal amount of \$ 9,000.00. The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to Maryland State Department of Assessments and

5. Debtor(s) Name(s)	Address(es)	Taxation
Dr. Norman R. Greenberg, P.A.	901 Fuselage Avenue Baltimore, Maryland 21220	SEE SCHEDULE A FOR ADDITIONAL ADDRESSES

6. Secured Party	Address
Equitable Bank, National Association Attention: Bob Scrivener Documentation Assistant	100 S. Charles Street Baltimore, Maryland 21201

7. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property:

☐ A. **Inventory.** All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof.

☐ B. **Accounts.** All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.

☐ C. **General Intangibles.** All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☐ D. **Chattel Paper.** All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.

☐ E. **All Equipment and Fixtures.** All of the equipment and fixtures of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☒ F. **Specific Equipment and Fixtures.** All of the equipment and fixtures of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☐ G. **Other.** All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.

8. **Proceeds.** Cash and non-cash proceeds of the above property are also covered by this Financing Statement including specifically, but without limitation, (a) cash and non-cash proceeds deposited in any deposit accounts, and (b) all accounts, chattel paper, instruments, inventory, equipment, general intangibles or other goods or property purchased or acquired with cash and/or non-cash proceeds of any of the above property.

9. ☐ All or a portion of the property described above is affixed or is to be affixed to or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference. The record owner(s) of such real estate is/are: \_\_\_\_\_

Debtors Dr. Norman R. Greenberg, P.A.

By: \_\_\_\_\_

Norman R. Greenberg, President

(Seal)

(Seal)

(Seal)

(Seal)

Mr. Clerk: Please return to the Equitable Bank, National Association to the officer and at the address set forth in paragraph 6 above.

Form 609 (7/82)



RECEIVED FOR RECORD  
CIRCUIT COURT, BALTIMORE COUNTY

1984 MAR 28 AM 9:33

E. AUBREY COLLISON  
CLERK

LOAN DOCUMENTATION CENTER  
100 S. CHARLES ST. 8TH FL.  
BALTIMORE, MARYLAND 21201

Mailed to Secured Party

11.50  
BS(622)

11.02  
63

SCHEDULE A

BOOK 472 PAGE 3

THIS SCHEDULE A is attached to and made a part of a Financing Statement by and between Equitable Bank, National Association, a national banking corporation, and Dr. Norman R. Greenberg, P.A., a Maryland close corporation.

ADDITIONAL ADDRESSES OF DEBTOR

1. 3915-A Hollands Ferry Road  
Baltimore, Maryland 21227
2. 7584 Ritchie Highway  
Glen Burnie, Maryland 21061
3. 2331 Cleanleigh Drive  
Baltimore, Maryland 21234
4. 3938 Brembrook Drive  
Randallstown, Maryland 21133

DESCRIPTION OF SPECIFIC EQUIPMENT COVERED

1. ONE (1) Reliance Podiatry Chair; Model #3275; Serial #3375
2. ONE (1) Ritter Chair/Table; Model #75-C; Serial #K37MYA141

Mailed to Secured Party

STATE OF MARYLAND  
FINANCING STATEMENT FORM UCC-1

BOOK

472

PAGE

4

Identifying File No.

251415

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ N/A

If this statement is to be recorded in land records check here. ☐

This financing statement Dated \_\_\_\_\_ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

## 1. DEBTOR

Name Arundel Crane Service Corporation

Address 115 Wellham Avenue, N.E., Glen Burnie, Maryland 21061

## 2. SECURED PARTY

Name Leasing Service Corporation

Address P.O. Box 1680, 500 DiGiulian Blvd., Glen Burnie, Maryland 21061

Person And Address To Whom Statement Is To Be Returned If Different From Above.

## 3. Maturity date of obligation (if any) \_\_\_\_\_

## 4. This financing statement covers the following types (or items) of property: (list)

"All machinery, inventory, equipment and goods as described in attached entire Agreement &/or in any Schedule prepared in connection therewith. This UCC form together with the attached Security Agreement &/or Schedule are being submitted for filing herewith as a financing statement."

BL  
CLERKCHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☒ (Proceeds of collateral are also covered)☐ (Products of collateral are also covered)

Arundel Crane Service Corporation

*David A. Cearfoss*  
(Signature of Debtor)

David A. Cearfoss, President

Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Leasing Service Corporation

*Philip D. Cooper*  
(Signature of Secured Party)

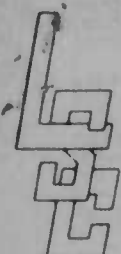
Philip D. Cooper, Regional V.P.

Type or Print Above Signature on Above Line

Mailed to Secured Party

1300  
52





# LEASING SERVICE CORPORATION (the "LESSOR")

- ☐ 770 LEXINGTON AVENUE • NEW YORK, NEW YORK 10021  
☐ 1900 POWELL STREET • EMERYVILLE, CALIFORNIA 94662  
☐ 2261 PERIMETER PARK • ATLANTA, GEORGIA 30341  
☐ 2360 EAST DEVON AVENUE • DES PLAINES, ILLINOIS 60018  
☐ P.O. BOX 8, PREL PLAZA • ORANGEBURG, NEW YORK 10962  
☐

Telephone: 212/421-3600  
Telephone: 415/654-8615  
Telephone: 404/458-9211  
Telephone: 312/298-5580  
Telephone: 914/359-8111

LEASE NO.

BOOK 472 PAGE 5

FULL LEGAL NAME AND ADDRESS OF "LESSEE"

Arundel Crane Service Corporation  
115 Wellham Avenue, N.E.  
Glen Burnie, Maryland 21061

SUPPLIER OF EQUIPMENT (COMPLETE ADDRESS)

Snorkel, A Figgie International Co.  
Lock Box/P.O. 371060M  
Pittsburgh, Pennsylvania 15251

NAME AND TITLE OF PERSON TO CONTACT:

QUANTITY	DESCRIPTION: MODEL #, CATALOG #, OR OTHER IDENTIFICATION.
EQUIPMENT LEASED	One (1) New Snorkel TB42 Manual Platform Rotator, S/N 082190

(IF DIFFERENT THAN LESSEE'S ADDRESS SHOWN ABOVE)

LOCATION OF EQUIPMENT: STREET ADDRESS

CITY	COUNTY	STATE
FOR INITIAL TERM OF THIS LEASE		
AMOUNT OF EACH RENT PAYMENT \$ 1,032.95 (PLUS SALES TAX, IF APPLICABLE)	NO. OF RENT PAYMENTS 48	TOTAL RENT \$ 49,581.60 (PLUS SALES TAX, IF APPLICABLE)
AFTER INITIAL TERM		
RENEWAL RENT \$ -0- (EXCLUSIVE OF ANY SALES TAX)		
PAYABLE ANNUALLY IN ADVANCE (PLUS ANY SALES TAX)		

## Terms and Conditions of Lease

- Lessee hereby leases from Lessor, and Lessor leases to Lessee, the personal property described above and in any schedule made part hereof (herein called "equipment") which Lessee warrants shall be used for commercial purposes only and not for any farming purpose.
- Lessee requests Lessor to purchase equipment of the type and quality specified above from the supplier named above and agrees upon written acceptance hereof, signed at Lessor's office by an authorized officer of Lessor, to lease said equipment from Lessor on the terms, provisions and conditions of this lease. Lessor agrees to order such equipment from said supplier, but shall not be liable for specific performance of this lease or for damages if for any reason the supplier delays or fails to fill the order. Lessee shall accept such equipment upon delivery, and hereby authorizes Lessor to add to this lease the serial number of each item of equipment so delivered. Any delay in such delivery shall not affect Lessee's obligations hereunder.
- As used herein, "Actual Cost" means the cost to Lessor of purchasing and delivering equipment to Lessee, including taxes, transportation charges and other charges. The amount of each Rent Payment, the Advance Rent, and any Renewal Rent set forth above are based on the estimated cost to Lessor and shall each be adjusted proportionally if the Actual Cost differs from said estimated cost. Lessee hereby irrevocably authorizes Lessor to correct the figures set forth above when the Actual Cost is known, and each Rent Payment shall be increased by any sales or other tax that may be imposed on or measured by the rent payments. If Actual Cost differs from the estimated cost by more than ten percent thereof, Lessor at its option, may terminate this lease by giving written notice to Lessee after receiving notice of Actual Cost. If prior to delivery there shall occur any event of default hereunder, Lessee shall be liable for Lessor's damages occasioned thereby, which for purposes of this paragraph only, it is agreed shall be the difference between Actual Cost to Lessor and the Total Rent as provided herein, plus any amounts paid on account of the equipment.
- The initial term of this lease commences upon the acceptance hereof by Lessor and ends upon the expiration of the number of months specified above (for the initial lease term) after the rent commencement date, which date shall be the date upon which the supplier ships the equipment to Lessee, or whichever is earlier.
- Lessor will upon Lessee's written request, request the supplier to authorize Lessee to enforce in its own name all warranties, agreements or representations, if any, which may be made by the supplier to Lessee or Lessor. Notwithstanding the foregoing, Lessor itself makes no express nor implied nor statutory warranties as to any matter whatsoever, including, without limitation, the condition of equipment, its merchantability or its fitness for any particular purpose. No defect or unfitness of equipment shall relieve Lessee of the obligation to pay rent or of any other obligation under this lease. Lessee agrees that any maintenance service to be performed is the sole obligation of Lessee who may arrange for same with the supplier of equipment. Lessee agrees to pay Lessor a lease documentation charge of \$40.00 upon its acceptance hereof.
- Lessee agrees to pay during the initial term of this lease Total Rent equal to the number of rent payments specified herein multiplied by the amount of each payment specified herein. The first rent payment and any advance rent shall be due upon execution of this lease by Lessee; any deposit or acceptance of such sum by Lessor shall not be deemed acceptance of this lease. In no event shall the first rent payment or advance rent be refunded to Lessee. The second rent payment shall be due and payable one month after the rent commencement date and subsequent rent payments for the initial term shall continue on the same date of each successive month thereafter until the Total Rent and any other sums payable hereunder are paid in full. All rent shall be paid to Lessor at its address set forth herein.

SEE REVERSE SIDE FOR ADDITIONAL TERMS AND CONDITIONS WHICH ARE PART OF THIS LEASE

The undersigned lessor and lessee agree to all the terms and conditions set forth above and on the reverse side hereof, and in witness thereof hereby execute this lease.

THE EQUIPMENT IS LEASED HEREUNDER AS-IS, AND LESSOR MAKES NO EXPRESS NOR IMPLIED NOR STATUTORY WARRANTIES AS TO ANY MATTER WHATSOEVER, INCLUDING WITHOUT LIMITATION THE CONDITION OF THE EQUIPMENT, ITS MERCHANTABILITY OR ITS FITNESS FOR ANY PURPOSE.

ACCEPTED AT: Glen Burnie, Maryland

DATE: March 16, 1984

ca LEASING SERVICE CORPORATION

BY: Philip D. Cooper, Regional

LEASE COPY

VICE PRESIDENT

DATE EXECUTED BY LESSEE: 3/16/84

LESSEE: Arundel Crane Service Corporation

FULL LEGAL NAME

BY: [Signature] AUTHORIZED SIGNATURE

TITLE

BY: [Signature] AUTHORIZED SIGNATURE

TITLE

Mailed to Secured Party





251416

BOOK 472 PAGE 7

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code:

1. Debtor(s) (Last Name First) and address(es) HOLIDAY UNIVERSAL, INC. 300 East Joppa Road Towson, Maryland 21204	2. Secured Party(ies) and address(es) MELLON FINANCIAL SERVICES CORPORATION 1415 West 22nd Street Suite 1200 Oak Brook, IL 60521	3. Maturity Date (if any): For Filing Officer (Date, Time, Number, and Filing Office)
4. This financing statement covers the following types (or items) of property: See Schedule A and Exhibit A attached hereto and made a part hereof.		5. Assignee(s) of Secured Party and Address(es)

NOT SUBJECT TO RECORDATION TAX

This statement is filed without the debtor's signature to perfect a security interest in collateral. (check ☒ if so)  
☐ already subject to a security interest in another jurisdiction when it was brought into this state.  
☐ which is proceeds of the original collateral described above in which a security interest was perfected:  
Check ☒ if covered: ☒ Proceeds of Collateral are also covered. ☒ Products of Collateral are also covered. No. of additional Sheets presented: 3  
Filed with: Anne Arundel County

HOLIDAY UNIVERSAL, INC.  
By: John M. Stein Jr.  
Signature(s) of Debtor(s) Vice President  
(1) Filing Officer Copy - Alphabetical

MELLON FINANCIAL SERVICES CORPORATION  
By: Barbara A. Nelson  
Signature(s) of Secured Party(ies)

STANDARD FORM - FORM UCC-1.

Mailed to Secured Party.

1981 MAR 28 AM 10:23

SCHEDULE A

BOOK 472 PAGE 8

1. (1) Control Data Corporation Computer and Peripherals configured as follows:

- (1) Model 18-25 Processor
  - (7) Model 1882-32 Memory
  - (2) Model 1867-40 Storage Modules
  - (1) Model 1887-5 Enclosure
  - (1) Model 1833-6 Disk Controller
  - (1) Model 1860-5 Mag Tape Drive
  - (1) Model 1828-1 Line Prnt/CLA Ctrl.
  - (1) Model 1827-6 300 LPM Printer
  - (29) Model 2561-12 Comm. Line Adapter
  - (1) Model 755-21 Printer
  - (1) Model 1043-1 CLA Expander
  - (59) Model 722-10 CRT
  - (13) Model 2561-12 CLA
  - (1) Model 1882-32 64K Memory
  - (1) Model 10431-1 Mux Expander
  - (26) Model 722-10 Displays
- located at 300 East Joppa Road, Towson, Maryland.

2. All equipment, furniture and fixtures and exercise equipment, now owned or hereafter acquired at the locations attached as Exhibit A, financed by Mellon Financial Services Corporation.

Mailed to Secured Party

EXHIBIT A  
(made a part of Security Agreement dated  
December 27, 1983, and Schedule A between  
Mellon Financial Services Corporation and Holiday Universal, Inc.)

BOOK 472 PAGE 9

Holiday Spa Health Club  
7138 North Ritchie Highway  
Glen Burnie, Maryland 21061

Holiday Health Spa  
Golden Ring Mall  
6400 Rossville Boulevard  
Rosedale, Maryland 21237

Holiday Health Spa  
2323 Northpoint Boulevard  
Baltimore, Maryland 21222

Holiday Health Spa  
Pike Park Mall Shopping Center  
6516 Baltimore National Pike  
Baltimore, Maryland 21228

Holiday Health Spa  
Towson Plaza Shopping Center  
700 Fairmount Avenue  
Towson, Maryland 21204

Holiday Health Spa  
7904 Wisconsin Avenue  
Bethesda, Maryland 20814

Holiday Health Spa  
Greenway Center  
7415 Greenbelt Road  
Greenbelt, Maryland 20770

Holiday Health Spa  
Metro Resort  
9100 Central Avenue  
Capitol Heights, Maryland 20743

Holiday Health Spa  
1750 K Street N.W.  
Washington, D.C. 20007

Holiday Health Spa  
Loehmann's Plaza Shopping Center  
7281 Arlington Boulevard  
Falls Church, Virginia 22043

Holiday Health Spa  
3500 East West Highway  
Hyattsville, Maryland 20782

Holiday Health Spa  
12117 Rockville Pike  
Rockville, Maryland 20852

Holiday Health Spa  
#1 Tysons Corner Center  
Leesburg Park & Route 495  
Mc Lean, Virginia 22102

Holiday Health Spa  
8533 Georgia Avenue  
Silver Springs, Maryland 20901

Holiday Health Spa  
6793 Springfield Mall Shopping Center  
Springfield, Virginia 22150

Holiday Health Spa  
Cherry Hills Mall  
699 Cherry Hills Mall  
Cherry Hills, New Jersey 08034

BOOK 472 PAGE 10

Holiday Health Spa  
1500 Market Street  
Philadelphia, Pennsylvania 19102

Holiday Health Spa  
1067 West Baltimore Pike  
Media, Pennsylvania 19063

Holiday Health Spa  
202 Montgomery Mall  
North Wales, Pennsylvania 19454

Holiday Health Spa  
6577 Roosevelt Boulevard  
Philadelphia, Pennsylvania 19149

Holiday Health Spa  
Market Place Concert Shopping Center  
Laurel Springs, New Jersey 19462

Holiday Health Spa  
101 Quaker Bridge Mall  
Lawrenceville, New Jersey 08643

Holiday Health Spa  
61 A Plymouth Meeting Mall  
Plymouth Meeting, Pennsylvania 19462

Holiday Health Spa  
Easton & York Road  
Willowgrove, Pennsylvania 19090

Mailed to Secured Party

STATE DOCUMENTARY STAMPS ARE NOT APPLICABLE

## FINANCING STATEMENT FORM UCC-1

Identifying File No.

251417

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ N/A

If this statement is to be recorded in land records check here ☐

This financing statement Dated 3-13-84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

## 1. DEBTOR

Randy F. Davis  
Name Susan M. Davis  
5817 Bellona Avenue  
Address Baltimore, MD 21212

M. Eamonn McGeady  
Mary F. McGeady  
206 Enfield Road  
Baltimore, MD 21212

## 2. SECURED PARTY

**RETURN TO:** → Name First New England Financial Corporation

Address 326 First Street, PO Box 3376

Annapolis, MD 21403

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) \_\_\_\_\_

4. This financing statement covers the following types (or items) of property: (list)

BOAT: 1980 Morgan 32 ft. Sloop Hull No: MRY-26054M80C  
with 1980 Yanmar 20 hp diesel engine

MOORING: Severn Heights, Severna Park, Maryland

FILE: Clerk of Circuit Court for Anne Arundel County  
Courthouse Church Circle  
Annapolis, MD 21401

Fee: 14.50

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☒ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

Randy F. Davis  
(Signature of Debtor)

Randy F. Davis

Type or Print Above Name on Above Line

Susan M. Davis  
(Signature of Debtor)

Susan M. Davis

Type or Print Above Signature on Above Line

M. Eamonn McGeady

M. Eamonn McGeady

Mary E. McGeady

Mary E. McGeady

## ASSIGNEE:

Connecticut Savings Bank  
47 Church Street  
New Haven, CT 06510

First New England Financial Corporation

Grant S. Newlove  
(Signature of Secured Party)

Grant S. Newlove, Vice-President  
Type or Print Above Signature on Above Line

Mailed to Secured Party



FINANCING STATEMENT BOOK 472 PAGE 12

251418

1. ☐ To be recorded in the Land Records.
2. ☒ To be recorded among the Financing Statement Records.
3. ☐ Not subject to Recordation Tax.
4. ☒ Subject to Recordation Tax on an initial debt in the principal amount of \$ 16,000.00. The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to Anne Arundel County Circuit Court

5. Debtor(s) Name(s) Address(es)  
Karl Pick, DDS, P.A. 7935 Crane Highway  
Glen Burnie, Maryland 21061

6. Secured Party Address  
Equitable Bank, National Association 100 S. Charles Street  
Attention: Teresa A. Gilson Baltimore, Maryland 21201  
Documentation Assistant

7. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property:

☐ A. **Inventory.** All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof.

☐ B. **Accounts.** All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.

☐ C. **General Intangibles.** All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☐ D. **Chattel Paper.** All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.

☐ E. **All Equipment and Fixtures.** All of the equipment and fixtures of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions thereof, and (iii) all cash and non-cash proceeds and products thereof.

☒ F. **Specific Equipment and Fixtures.** All of the equipment and fixtures of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions thereof, and (iii) all cash and non-cash proceeds and products thereof.

☐ G. **Other.** All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.

8. **Proceeds.** Cash and non-cash proceeds of the above property are also covered by this Financing Statement including specifically, but without limitation, (a) cash and non-cash proceeds deposited in any deposit accounts, and (b) all accounts, chattel paper, instruments, inventory, equipment, general intangibles or other goods or property purchased or acquired with cash and/or non-cash proceeds of any of the above property.

9. ☐ All or a portion of the property described above is affixed or is to be affixed to or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference. The record owner(s) of such real estate is/are:

Debtors Karl Pick, DDS, P.A. PRESIDENT  
By: (Seal) (Seal)  
Karl Pick, President (Seal) (Seal)

Mr. Clerk: Please return to the Equitable Bank, National Association to the officer and at the address set forth in paragraph 6 above.

Form 609 (7/82)

Mailed to Secured Party



RECEIVED E. H. RECORD  
CIRCUIT COURT, A.A. COUNTY

1984 MAR 28 AM 10:25

E. AUBREY COLLISON  
CLERK

11.00  
112.50

65

**SCHEDULE A**

BOOK **472** PAGE **13**

THIS SCHEDULE A is attached to and made a part of a Financing Statement by and between Equitable Bank, National Association, A National Banking Corporation and Karl Pick, DDS, P.A., A Maryland Corporation

One (1) Siemens-Orthopantomograph (X-ray unit)  
Serial # 24398      Model #OP-10

Mailed to Secured Party

CLERK OF THE CLERK  
Circuit Court for Anne Arundel County  
COURTHOUSE CHURCH CIRCLE  
FREETOWN, MARYLAND 21054  
TELEPHONE (410) 221-1111

BOOK 472 PAGE 14

E. AUDREY COLLISON  
251 119



This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code: 3. Maturity date (if any):

1. Debtor(s) (Last Name First) and address(es) Bechler Michael-President Major Specialty Vending Sales 3912 Mountain Road Baltimore, Maryland 21122	2. Secured Party(ies) and address(es) Banner Specialty Company 7160 Ambassador Road Baltimore, Maryland 21207	For Filing Officer (Date, Time, Number, and Filing Office) 12.00 FEB 28 84
4. This financing statement covers the following types (or items) of property:  Rowe 4935 Snack Vendor 2123 Mars MC5000 Changer 40101501  Not Subject to Recordation Tax		5. Assignee(s) of Secured Party and Address(es) Continental Bank 12th & Chestnut Sts. Philadelphia, Pa.19122

This statement is filed without the debtor's signature to perfect a security interest in collateral. (check ☒ if so)  
☐ already subject to a security interest in another jurisdiction when it was brought into this state.  
☐ which is proceeds of the original collateral described above in which a security interest was perfected:

Check ☒ if covered: ☒ Proceeds of Collateral are also covered. ☐ Products of Collateral are also covered. No. of additional Sheets presented:

Filed with:

Bechler Michael-President T/A Major  
Specialty Vending Sales  
By: Michael A. Bechler  
Signature(s) of Debtor(s)

Raymond J. Christie Jr., Treasurer  
By: Raymond J. Christie Jr.  
Signature(s) of Secured Party(ies)

(1) Filing Officer Copy - Alphabetical STANDARD FORM - FORM UCC-1.

1200

Mailed to Secured Party



RECEIVED FOR RECORD  
CIRCUIT COURT, A. A. COUNTY  
1984 MAR 28 AM 10:25  
E. AUDREY COLLISON  
CLERK

UNIFORM COMMERCIAL CODE  
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. Liber 423

Page No. 595

Identification No. 231919

Dated April 1, 1980

1. Debtor(s) { Gary A. and Eunice K. Lovell  
Name or Names—Print or Type  
1274 Guilford Road, Glen Burnie (A.A.Co.) MD 21061  
Address—Street No. City - County State Zip Code

MAIL TO:

2. Secured Party { Sears, Roebuck and Company  
Name or Names—Print or Type  
6901 Security Blvd., Baltimore, Maryland 21207  
Address—Street No. City - County State Zip Code

3. Maturity Date (if any) \_\_\_\_\_

4. Check Applicable Statement:

<p>A. Continuation .....<input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release .....<input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment .....<input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: .....<input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.)  <b>Termination</b></p>

Mailed to Secured Party

Dated: FEB. 22 1984

Sears, Roebuck and Company

Name of Secured Party

Signature of Secured Party

J.D. Althouse—Credit Central Oper. Mgr.

Type or Print (Include Title if Company)



RECEIVED FOR RECORD  
CIRCUIT COURT, A.A. COUNTY

1984 MAR 28 AM 10:25

E. AUBREY COLLISON  
CLERK

1000  
50

1050



251420

## FINANCING STATEMENT

(To Be Used For Direct Loans And Where The Collateral Is Not Fixtures or Crops)

This Financing Statement is presented to a filing officer pursuant to the Uniform Commercial Code:

1. DEBTOR: Jeffrey S. Silbert & Wichawon Vanadit Silbert  
 (Name or Names—Last Name First)  
1613 Crownsville Road, Crownsville, Maryland 21032  
 (Address)

2. SECURED PARTY: THE BANK OF GLEN BURNIE  
101 CRAIN HIGHWAY, S.E., GLEN BURNIE, MD. 21061

3. This Financing Statement covers the following types (or items) of property:  
1970 John Deere Front End loader tractor with backhoe  
Serial # T153P120016R

RECORD FEE 12.00  
 POSTAGE .50  
 RECORD CHARGE 10.50  
 MAR 28 84

4. Proceeds of collateral are covered hereunder: YES ☒ NO ☐  
 5. Products of collateral are covered hereunder: YES ☐ NO ☒  
 6. This transaction ☒ (is) ~~(is not)~~ exempt from the Recordation Tax 4000.00  
 7. The principal amount of the debt initially incurred is: \_\_\_\_\_

8. Filed with: The Clerk of The Circuit Court for Anne Arundel County

9. RETURN TO: THE BANK OF GLEN BURNIE, 101 CRAIN HIGHWAY, S.E., GLEN BURNIE, MD. 21061

Dated this 14<sup>th</sup> day of March, 1984

DEBTOR: Jeffrey S. Silbert  
Wichawon V. Silbert  
 By: \_\_\_\_\_  
 (Title)

SECURED PARTY:  
THE BANK OF GLEN BURNIE  
 By: Bartholomew A. Abel  
Assistant Cashier  
 (Title)

## FOR FILING OFFICER USE

File No. \_\_\_\_\_ Date and Hour of Filing \_\_\_\_\_  
 Record Reference \_\_\_\_\_



RECEIVED FOR RECORD  
 CIRCUIT COURT, A.A. COUNTY

1984 MAR 28 AM 10:26

E. AUBREY COLLISON  
 CLERK

Mailed to Secured Party

1200  
 3



☐ TO BE  
☒ NOT TO BE

RECORDED IN  
LAND RECORDS

☒ SUBJECT TO

☐ NOT SUBJECT TO

RECORDING TAX  
ON PRINCIPAL  
AMOUNT OF  
\$ 10,000.00

### FINANCING STATEMENT

RICHARD D. BEAM and  
Name or Names—Print or Type

7448 Furnace Branch Road, Glen Burnie, Maryland 21061  
Address—Street No., City - County State Zip Code

1. Debtor(s):

ANI METZGAR BEAM

Name or Names—Print or Type

7448 Furnace Branch Road, Glen Burnie, Maryland 21061  
Address—Street No., City - County State Zip Code

2. Secured Party:

JOSEPH A. BRONAKOSKI

Name or Names—Print or Type

16 3rd Avenue, Ferndale, Maryland 21061  
Address—Street No., City - County State Zip Code

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary).

See attached Schedule A.

4. If above described personal property is to be affixed to real property, describe real property.

7448 Furnace Branch Road, Glen Burnie, Maryland 21061

5. If collateral is crops, describe real estate.

6. Proceeds of collateral ☒ are ☐ are not covered.

7. Products of collateral ☒ are ☐ are not covered.

DEBTOR(S):

Richard D. Beam  
(Signature of Debtor)

RICHARD D. BEAM

Type or Print

Ani Metzgar Beam  
(Signature of Debtor)

ANI METZGAR BEAM

Type or Print

SECURED PARTY:

(Company, if applicable)

Joseph A. Bronakoski  
(Signature of Secured Party)

JOSEPH A. BRONAKOSKI

Type or Print (Include title if Company)

TO THE FILING OFFICER: After this statement has been recorded please mail the same to:

Name and Address Joseph A. Bronakoski, 16 3rd Avenue, Ferndale, Maryland 21061

Lures Bros Form F-1

Mailed to:

Mailed to Secured Party

BL  
CLERK

RECEIVED FOR RECORD  
CIRCUIT COURT, BALTIMORE COUNTY

1984 MAR 28 AM 10:26

E. AUBREY COLLISON  
CLERK

Re: 7448 Furnace Branch Road

BOOK 472 PAGE 18

SCHEDULE A

- 1 Cigarette vending machine
- 1 6-drawer National cash register
- 1 Bishman 4400 tire changer
- 1 Brake lathe
- 1 solar battery charger
- 1 Bench and vise
- 1 engine hoist w/adapter
- 1 Air jack (gray)
- 1 vacuum cleaner
- 1 oil drain
- 1 oil dispenser
- 1 lub gun & dispenser
- 1 fire ext. model 10M
- 1 fire ext. model 975154
- 1 office desk
- 1 Beaird air compressor 18546
- 1 single pole hoist
- 1 dual pole hoist
- Peerless 970 Dia. machine
- 1 John Beam pit alignment machine
- 1 Kero dispensor pump
- 1 Diesel dispensor pump
- 4 Dual nozzle gas dispensors
- 10 Nozzles & hoses
- 1 Tire & tube test tub
- 3 outdoor poles w/ lights
- outdoor sign pole
- 2 light poles

Mailed to Secured Party

## FINANCING STATEMENT - FORM UCC-1

Identifying File No. \_\_\_\_\_

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ 25,000.00

If this statement is to be recorded in land records check here. ☐

This financing statement Dated March 14, 1984 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

## 1. DEBTOR

Name Christopher H. Hill

Address 200 Hospital Drive, Glen Burnie, Maryland 21061 Suite 113

## 2. SECURED PARTY

Name United Bank &amp; Trust Co.

Address 9420 Pennsylvania Avenue, Upper Marlboro, Md. 20772

Attn: A. Savage, Assistant Vice President

Person And Address To Whom Statement Is To Be Returned If Different From Above.

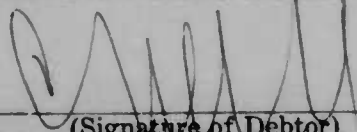
## 3. Maturity date of obligation (if any) \_\_\_\_\_

## 4. This financing statement covers the following types (or items) of property: (list)

Equipment consisting of all machinery, equipment, furniture and fixtures, now owned or hereafter acquired, together with all replacements thereof, all attachments, accessories, parts, equipment and tools belonging thereto or for use in connection therewith. All inventory, raw materials, work in process and supplies now owned or hereafter acquired and proceeds thereof.

All accounts receivable now existent or hereafter created.

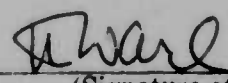
CHECK ☒ THE LINES WHICH APPLY5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)☒ (Proceeds of collateral are also covered)☐ (Products of collateral are also covered)

  
(Signature of Debtor)  
Christopher H. Hill

Type or Print Above Signature on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

  
(Signature of Secured Party)  
M. T. Ward

Type or Print Above Name on Above Line

RECEIVED FOR RECORD  
CIRCUIT COURT, A.A. COUNTY

1984 MAR 28 AM 10:26

E. AUBREY COLLISON  
CLERK

Mailed to Secured Party

11.00  
175.00  
50

RECORD FEE 11.00  
RECORD TAX 175.00  
POSTAGE 50  
MAR 28 1984

251423

maryland national bank

BOOK 472 PAGE 20

## FINANCING STATEMENT

1. ☐ To Be Recorded in the Land Records at \_\_\_\_\_
2. ☒ To Be Recorded among the Financing Statement Records at Anne Arundel Co.
3. ☒ Not subject to Recordation Tax.
4. ☐ Subject to Recordation Tax on an initial debt in the principal amount of \$ \_\_\_\_\_. The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to \_\_\_\_\_.

5. Debtor(s) Name(s)

Address(es)

Michael L. Mann, D.D.S.

1410 Crain Highway, N.W.  
Glen Burnie, Maryland 21061

6. Secured Party

Address

Maryland National Bank  
Attention: Loan Operations Ctr.10747  
P.O. Box 17047  
Baltimore, Maryland 21203RECORD - FILE 11.00  
POSTAGE .50  
452835 (040 R02 109:56  
MAR 28 84

7. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property:

~~n/a~~ **Inventory.** All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof.

~~n/a~~ **Contract Rights.** All of the contract rights of each Debtor both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof

☒ **C. Accounts.** All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods

~~n/a~~ **General Intangibles.** All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof

~~n/a~~ **Chattel Paper.** All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, and the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.

~~n/a~~ **All Equipment.** All of the equipment of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

~~n/a~~ **Specific Equipment.** All of the equipment of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

~~n/a~~ **Other.** All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.

8. ☐ All or a portion of the property described above is affixed or is to be affixed to or is or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference.

By: Michael L. Mann DDS (Seal)  
Michael L. Mann, D.D.S.

Secured Party  
Maryland National Bank

Ruth F. Riley (Seal)

Ruth F. Riley - Commercial Loan Operations  
Type name and title Officer

Mr. Clerk: Please return to Maryland National Bank to the officer and at the address set forth in paragraph 6 above.

207-95 REV 4/82

RETURN TO:

MARYLAND NATIONAL BANK  
ATTN: LOAN OPERATIONS (02-04-07) FOR RECORD  
P.O. BOX 17047  
BALTIMORE, MARYLAND 21203  
1984 MAR 28 AM 10:26

BL  
CLERK

AUBREY COLLISON  
CLERK

2675916-9001



A.A. COUNTY

BOOK 472 PAGE 21

UNIFORM COMMERCIAL CODE  
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.—FORM UCC-3

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 1D #240788

RECORDED IN LIBER 444 FOLIO 548 ON December 11, 1981 (DATE)

1. DEBTOR

Name Annapolis Motorcars, Ltd.

Address 240 West Street, Annapolis, MD 21401

2. SECURED PARTY

Name Chrysler Credit Corporation

Address 1275 Summer Street, Stamford, Connecticut 06905

ATTN: Credit and Collection Department

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any)

CHECK ☒ FORM OF STATEMENT

<p>A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: Amendment <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.)</p>

To amend original filing to release all new and used cars on floor plan with the exception of repossessed retail vehicles returned to the dealer and chattel paper held by Chrysler Credit Corporation.

Annapolis Motorcars, Ltd.

Albert Winer  
Albert Winer, President  
Dated 3/12/84

Chrysler Credit Corporation

D.A. Ziegler  
(Signature of Secured Party)  
D.A. Ziegler, Branch Manager  
Type or Print Above Name on Above Line

RECEIVED FOR RECORD  
CIRCUIT COURT, A.A. COUNTY

1984 MAR 28 AM 10:27

E. AUBREY COLLISON  
CLERK



Mailed to Secured Party

1000  
50



BOOK 472 PAGE 22

RECORD FEE 10.00  
POSTAGE .50  
TOTAL DND ROR 10:55  
MAR 28 84

TERMINATION STATEMENT

Identifying File No. 242263 liber 449  
page 46

FILING OFFICER: Please mail this Termination Statement to the Secured Party at its address.

ACCOUNT NUMBER 116428-5

DEBTORS (Names and Residence Address)	SECURED PARTY (Name and Address)
Walmsley, Heru R and Elizabeth 115 Welahn Ave Glen Burnie Md 21061	BLAZER FINANCIAL SERVICES, INC. 7479 BALTIMORE-ANNAPOLIS BLVD. P. O. BOX 66 GLEN BURNIE, MD. 21061

This statement of termination of financing is presented to a filing officer for filing pursuant to the Uniform Commercial Code. The Secured Party certifies the Secured Party no longer claims a security interest under the Financing Statement bearing the file number shown above.

Secured Party Blazer Financia Services Inc

By J. Beers Title Clerk Dated March 15, 19 84

0227-20 Maryland

RECEIVED  
1984 MAR 28 AM 10:27  
E. AUSREY COLLISON  
CLERK

Mailed to Secured Party

G.L.  
CLERK

1000  
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251424

BOOK 472 PAGE 23

This FINANCING STATEMENT is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code.		No. of Additional Sheets Presented.	3. <input type="checkbox"/> The Debtor is a transmitting utility
1. Debtor(s) (Last Name First and Address(es))	2. Secured Party(ies) Name(s) and Address(es)	4. For Filing Officer: Date, Time, No. - Filing Office	
MOLLIE M KNOX Bells MHP Lot 10 Box 110 XXXXXXXXX Severn, MD 21144	MARYLAND MOBILE HOME SALES, INC. 6312 RITCHIE HIGHWAY GLEN BURNIE, MD 21061	FEE \$11.00 MAR 28 1984	
5. This Financing Statement covers the following types (or items) of property: 1984 NASHUA Ser#13246 14 X 70 & ALL APPLIANCES, HOUSEHOLD FURNISHINGS, EQPMT, WHEELS, AXELS, ACCESSORIES, AND PARTS INCLUDED ON INVOICE, AND ALL CONTRACT RIGHTS PERTAINING TO ORIGINAL INSTALLMENT SALES CONTRACT.		6. Assignee(s) of Secured Party and Address(es) GREEN TREE ACCEPTANCE INC. P O BOX R UNIONTOWN, PA 15401	
<input type="checkbox"/> Products of the Collateral are also covered.		7. <input type="checkbox"/> The described crops are growing or to be grown on: * <input type="checkbox"/> The described goods are or are to be affixed to: * <input type="checkbox"/> The lumber to be cut or minerals or the like (including oil and gas) is on: * (Describe Real Estate in Item 8.)	
8. Describe Real Estate Here:	<input type="checkbox"/> This statement is to be indexed in the Real Estate Records:	9. Name of a Record Owner	
NOT SUBJECT TO RECORDATION TAX			
No. & Street	Town or City	County	Section Block Lot
10. This statement is filed without the Debtor's signature to perfect a security interest in Collateral (check appropriate box): <input type="checkbox"/> which is proceeds of the original Collateral described above in which a security interest was perfected, or <input type="checkbox"/> acquired after a change of name, identity or corporate structure of the Debtor, or <input type="checkbox"/> as to which the filing has lapsed, or already subject to a security interest in another jurisdiction: <input type="checkbox"/> when the Collateral was brought into this State, or <input type="checkbox"/> when the Debtor's location was changed to this State		11. If appropriate in this filing, the terms Debtor(s) and Secured Party(ies) shall respectively mean: <input type="checkbox"/> Consignee(s) and Consignor(s), or <input type="checkbox"/> Lessee(s) and Lessor(s).	
By <u>Mollie M. Knox</u> MOLLIE M KNOX 219288035 Signature(s) of Debtor(s)		By <u>Connie J. Kutz, Supervisor</u> GREEN TREE ACCEPTANCE INC. Signature(s) of Secured Party(ies) (Required only if Item 10 is checked.)	
(1) FILING OFFICER COPY - NUMERICAL			
3/83 STANDARD FORM - FORM UCC-1 — Approved by the Secretary of the Commonwealth of Pa.			

Mailed to Secured Party

RECEIVED FOR RECORD  
CIRCUIT COURT, A.A. COUNTY

1984 MAR 28 AM 10:27

E. AUBREY COLLISON  
CLERK

STATE OF MARYLAND  
FINANCING STATEMENT ~~BOOK~~ 472 PAGE 24 Identifying File No. 251425

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ 0

If this statement is to be recorded in land records check here. ☐

This financing statement Dated \_\_\_\_\_ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Joseph Russell Rothenburg  
Address 8205 Washington Blvd. Jessup, Md. 20794

2. SECURED PARTY

Name Chesapeake Ford Truck Sales, Inc.  
Address 8540 Pulaski Hwy. Balto. Md. 21237  
Deutsche Credit Corp. - 1 Penn Center West Pittsburgh, Pa. 15276  
Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) \_\_\_\_\_

4. This financing statement covers the following types (or items) of property: (list)

(1) Duralite 14 Ft. Van Body SN 18091

To be attached to (1) Iveco Van - SN # ZCFBB11H4D1102245

Assignee- Deutsche Credit Corp.  
1 Penn Center West  
Pittsburgh, Pa. 15276

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☐ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)



RECEIVED FOR RECORD  
CIRCUIT COURT, A.A. COUNTY  
1984 MAR 28 AM 10:27  
E. AUBREY COLLISON  
CLERK

(Signature of Debtor)  
Joseph Russell Rothenburg  
Type or Print Above Name on Above Line  
Joseph Russell Rothenburg  
(Signature of Debtor)

(Signature of Secured Party)  
Chesapeake Ford Truck Sales, Inc.  
Type or Print Above Signature on Above Line

Type or Print Above Signature on Above Line

Mailed to Secured Party



BOOK 472 PAGE 25

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT, IDENTIFYING FILE NO. 238955

RECORDED IN LIBER 440 FOLIO 184 ON July 23, 1984 (DATE)

1. DEBTOR: Name Roland W. & Kathleen Haag  
Address 10817 Brightleaf Drive, Arnold, Md.

2. SECURED PARTY: Name Commercial Credit Corporation  
Address 53 McKinney Road  
Suverna Park, Md 21146

Person and Address To Whom Statement Is To Be Returned If Different From Above.

CHECK ☐ FORM OF STATEMENT

<b>A. CONTINUATION.....</b> <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.	<b>B. RELEASE.</b> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases all or part of the following (described below). Indicate: PARTIAL RELEASE ..... <input type="checkbox"/> FULL RELEASE ..... <input type="checkbox"/>	<b>C. TERMINATION.....</b> <input checked="" type="checkbox"/> The Secured Party certifies that the Secured Party no longer claims a security interest under the financing statement bearing the file number shown above.
<b>D. ASSIGNMENT.....</b> <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown in 3 below, Secured Party's rights under the financing statement, bearing the file number shown above in the following property: (describe below)		<b>E. OTHER.....</b> <input type="checkbox"/> (Such as "amendment"; if amendment, both Debtor and Secured Party must sign)
<div style="text-align: right;">RECORD FEE 10.00 POSTAGE .50 #52944 004 102 110:02 MAR 28 84</div>		

3. Assignee of Secured Party(ies) from which security information obtainable:

Name \_\_\_\_\_

Address \_\_\_\_\_

Dated

13-15-84

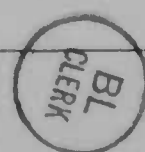
B L Cooper  
(Signature of Secured Party)

B L Cooper

Type or Print Above Name on Above Line

CCC 887 Printed in U.S.A. 1/84

Mailed to Secured Party



RECEIVED BY REC'D  
CIRCUIT COURT, BAL. COUNTY

1984 MAR 28 AM 10:27

E. AUBREY COLLISON  
CLERK

1000  
2

BOOK 472 PAGE 26

251426

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

3 Maturity date (if any):

1 Debtor(s) (Last Name First) and Address(es)

Ventura Co., Inc.  
1761 Severn Chapel Rd.  
Crownsville, MD 21032

2 Secured Party(ies) and Address(es)

Furnival Machinery Company  
7135 Standard Drive  
Hanover, MD 21076

For Filing Officer (Date, Time, Number, and Filing Office)

RECORD FEE 11.00  
POSTAGE .50  
MAR 28 1984 11:02  
MAR 28 84

4 This financing statement covers the following types (or items) of property:

One (1) Clark Model 125C Wheel Loader SN/496A164CB

complete with all present and future attachments,  
accessories, repairs, replacement parts and the  
proceeds thereof.

NOT SUBJECT TO RECCRDATION TAX

5 Assignee(s) of Secured Party and Address(es)

Associates Comm'l. Corp.  
1604 Santa Rosa Rd.  
Suite 137  
Richmond, VA 23288

This statement is filed without the debtor's signature to perfect a security interest in collateral. (check ☒ if so)  
☐ already subject to a security interest in another jurisdiction when it was brought into this state.  
☐ which is proceeds of the original collateral described above in which a security interest was perfected:

Check ☒ if covered. ☒ Proceeds of collateral are also covered ☐ Products of Collateral are also covered No. of additional sheets presented:

Filed with:

A. Arundel County

Ventura Co., Inc.

Furnival Machinery Company

By:

W. T. Culbreth  
Signature(s) of Debtor(s)

By:

J. P. Wenth  
Signature(s) of Secured Party(ies)

Filing Officer Copy — Alphabetical

603469 Rev. 12-80

BL  
CLERK

Mailed to Secured Party

RECEIVED FOR RECORD  
CIRCUIT COURT, A. A. COUNTY

1984 MAR 28 AM 10:27

E. AUBREY COLLISON  
CLERK

BOOK 472 PAGE 27

251427

This FINANCING STATEMENT is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code.

No. of Additional Sheets Presented:

3. Maturity Date (Optional):

1. Debtor(s) (Last Name First) and Address(es):

Joint Regional Investors  
Group, Inc.  
717 N. Hammonds Ferry Road  
Linthicum Heights, Maryland  
21090

2. Secured Party(ies) Address(es) And Name(s):

Maryland Clarklift Co., Div.  
The Space Maker Group, Inc.  
3310 Childs Street  
Baltimore, Maryland 21226

4. For Filing Officer: Date, Time, File No., Filing Office:

RECORD FEE 11.00  
POSTAGE .50  
CLERK (0400) MAR 28 10:03  
MAR 28 84

7. This Financing Statement covers the following types or items of collateral:  
(Describe real estate, including record owner if item 6 is applicable)

One Clark C500-45 Forklift 355-539-2810  
188" Triple Stage Upright  
42" Forks

5. Assignee(s) of Secured Party, Address(es):

Clark Equipment Credit Corporation  
128 East Front Street  
Buchanan, Michigan 49107

Not Subject to Recordation Tax

DEBT EXCEEDS \$200.00

☒ Proceeds of the collateral are also covered.

Filed with: ☐ Sec. of State ☐ Filing Office of \_\_\_\_\_ County/City

6. ☐ The described crops are growing or to be grown on the real property described in Item 7.

☐ The described goods are or are to be affixed to the real property described in Item 7.

8. Signatures:

By

*[Signature]*  
Debtor(s) [or Assignor(2)]

By

*[Signature]*  
Secured Party(ies) [or Assignee(s)]

(1) Filing Officer Copy - Numerical

FINANCING STATEMENT  
THIS INSTRUMENT PREPARED BY SECURED PARTY  
AND ASSIGNEE OF SECURED PARTY.

FORM UCC

1

Mailed to Secured Party



RECEIVED FOR RECORD  
CIRCUIT COURT, ALA. COUNTY

1984 MAR 28 AM 10:27

E. AUDREY COLLISON  
CLERK

## FINANCING STATEMENT FORM UCC-1

Identifying File No. \_\_\_\_\_

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ not subject

If this statement is to be recorded in land records check here ☐

This financing statement Dated 3 15 84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

## 1. DEBTOR

Name Gambrell's Equipment Co., Inc.  
Address 8001 Quarterfield Road Severn, MD 21144

## 2. SECURED PARTY

Name STULL POWER EQUIP. CO.  
Address 10752 TUCKER ST.  
BELTSVILLE, MD. 20705

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) \_\_\_\_\_

4. This financing statement covers the following types (or items) of property: (list)

ALL INVENTORY OF GOODS DISTRIBUTED BY STULL POWER EQUIPMENT COMPANY, A DIVISION OF STULL ENTERPRISES, INC. INCLUDING BUT NOT LIMITED TO CHAIN SAWS, LAWN AND GARDEN TRACTORS, ROTARY MOWERS, NYLON CORD TRIMMERS, APPLICABLE PARTS, ACCESSORIES, AND ACCOUNT RECEIVABLE ARISING FROM THE SALE OR TRADE OF SAME.

RECORD FEE 11.00  
POSTAGE .50  
STEARNS COUNTY REC 11:04  
MAR 28 84

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☒ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

George Pusluskie  
(Signature of Debtor)

George Pusluskie, President  
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line



R.D. Hogans  
(Signature of Secured Party)

R.D. Hogans

Type or Print Above Signature on Above Line

RECEIVED FOR RECORD  
STEARNS COUNTY

1984 MAR 28 AM 10:28

E. AUBREY COLLISON  
CLERK

11.00  
50

Mailed to Secured Party



BOOK 472 PAGE 23

This STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code:		3. Maturity date (if any):
1. Debtor(s) (Last Name First) and address(es) James B. Fleck, d/b/a Fleck Machine Company 7177 Ridge Road Hanover, Maryland 21076	2. Secured Party(ies) and address(es) Manufacturers Hanover Leasing Corporation 4000 Executive Park Drive Cincinnati, Ohio 45241	For Filing Officer (Date, Time and Filing Office) RECORD FEE 10.00 POSTAGE .50 FEB 28 1984 11:05 MAR 28 84
4. This statement refers to original Financing Statement bearing File No. <u>Book 465, Page 232</u> Filed with <u>Anne Arundel County, MD</u> Date Filed <u>8-26</u> 19 <u>83</u>		
5. <input type="checkbox"/> Continuation. The original financing statement between the foregoing Debtor and Secured Party, bearing file number shown above, is still effective. 6. <input type="checkbox"/> Termination. Secured party no longer claims a security interest under the financing statement bearing file number shown above. 7. <input type="checkbox"/> Assignment. The secured party's right under the financing statement bearing file number shown above to the property described in Item 10 have been assigned to the assignee whose name and address appears in Item 10. 8. <input checked="" type="checkbox"/> Amendment. Financing Statement bearing file number shown above is amended as set forth in Item 10. 9. <input type="checkbox"/> Release. Secured Party releases the collateral described in Item 10 from the financing statement bearing file number shown above.		
10. The above referenced filing is hereby amended to include the following:  1 Additional program storage/edit capacity: 1,050 feet tape  1 RS232C DNC interface  <u>J031-00101</u>  James B. Fleck, d/b/a Fleck Machine Company      Manufacturers Hanover Leasing Corporation  By: <u>James B. Fleck</u> By: <u>Christopher A. Compton</u> Signature(s) of Debtor(s) (necessary only if Item 8 is applicable).      Signature(s) of <b>CHRISTOPHER A. COMPTON</b> (1) Filing Officer Copy - Alphabetical <b>VICE PRESIDENT</b>		

Mailed to Secured Party

RECEIVED FOR RECORD  
CLERK  
1984 MAR 28 AM 10:28  
E. AUBREY COLLISON  
CLERK

472-30

No. NOT USED  
S/B LAND

3-28-84

Anne Arundel County, MD

FINANCING STATEMENT

BOOK 472 PAGE 31

251629

1. ☐ To be recorded in the Land Records.
2. ☒ To be recorded among the Financing Statement Records.
3. ☐ Not subject to Recordation Tax.
4. ☒ Subject to Recordation Tax on an initial debt in the principal amount of \$ 92,500.00. The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to Circuit Court of Anne Arundel County.

5. Debtor(s) Name(s) Address(es)  
Commtext, Inc. 2411 Crofton Lane  
Crofton, Maryland 21114

6. Secured Party Address  
Equitable Bank, National Association 100 S. Charles Street  
Attention: Bob Scrivener Baltimore, Maryland 21201  
Documentation Assistant

7. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property:

☐ A. Inventory. All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof.

☐ B. Accounts. All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.

☐ C. General Intangibles. All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☐ D. Chattel Paper. All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.

☐ E. All Equipment and Fixtures. All of the equipment and fixtures of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☒ F. Specific Equipment and Fixtures. All of the equipment and fixtures of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☐ G. Other. All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.

8. Proceeds. Cash and non-cash proceeds of the above property are also covered by this Financing Statement including specifically, but without limitation, (a) cash and non-cash proceeds deposited in any deposit accounts, and (b) all accounts, chattel paper, instruments, inventory, equipment, general intangibles or other goods or property purchased or acquired with cash and/or non-cash proceeds of any of the above property.

9. ☐ All or a portion of the property described above is affixed or is to be affixed to or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference. The record owner(s) of such real estate is/are:

Debtors: Commtext, Inc.  
By: Donald W. Parker, President (Seal)  
By: Robert M. Hamilton, Vice President (Seal)

Mr. Clerk: Please return to the Equitable Bank, National Association to the officer and at the address set forth in paragraph 6 above.

Form 609 (7/82)

Mailed to Secured Party

BL  
CLERK

Mailed to Secured

RECEIVED FOR RECORD  
CIRCUIT COURT OF ANNE ARUNDEL COUNTY  
1984 MAR 28 AM 10:28  
E. AUBREY COLLISON  
CLERK

647.50  
11.50  
659.00  
85(613)

1100  
647.50  
50

SCHEDULE A

This Schedule A is attached to and made a part of a Financing Statement to Equitable Bank, National Association from Commtex, Inc.

BOOK 472 PAGE 32

One EB-5 Board Test System Unit, Serial # 1022

to include 24 SC128-4W 128-Test PT SW CD B&L

- 1 VP300-03 SHP Bosch Vacuum Pump 2020 3 Phase-15 amps
- 1 SP-500-1 Spare Parts Kit
- 1 WB-100-01 Work Bench (Left)
- 1 WB-100-02 Work Bench (Right)
- 1 AP-1618 Wired SM B/B Test Head
- 1 APL-1416 Wired SM L/B Test Head
- 1 AP-1618 Wired SM B/B Test Head
- 1 APL-1416 Wired SM L/B Test Head
- 1 AP-1618 Wired SM B/B Test Head

Four EM-180B (Gladis, Serial #s, #180B1851/B40879; #180B1877/B40895  
#180B1899/B40927; #180B1826/B40844

One Altos 50B-10 Computer - Serial # 12807-0001A0004

One DEC 86-60, Serial Number BE 0202

One DMR50-128X, Serial Number ED-0231

One IBM PC XT, Serial #0068575; Monitor #0059663

One IBM Memory Typewriter, Serial #7065704

IBM-A414D XT System 128K 10MB HD 320KDD, 64K Upgrade

QUAD-B284U Quadboard 256K F/IBM

IBM-C419U MON/PAR PRINTER INTERFACE

IBM-C415U Intrfc. sdhc adapter

IBM-K3653 DOS/BASIC VER 2.0

IBM-E200D Monochrome Display Green

IBM-K3118 SNA 3270 Emulation/RJE Support

IBM-R0196 Communication Adapter Cable

CPU SN#0098165

Drive A B0907629

Hard Drive 211738

Monitor SN# 0054262

Mailed to Secured Party

Video Equipment - 1 Panasonic WV3230, Serial #3YA00191  
1 Panasonic PV6600, Serial #35A59728  
1 R CT VJP900, Serial #3465H4491  
1 R A VJP275, Serial #Y550212  
1 Sharp 19H74, Serial #81227



## FINANCING STATEMENT

Identifying File No. \_\_\_\_\_

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation  
tax indicate amount of taxable debt here. \$ n/aIf this statement is to be recorded  
in land records check here. ☐

This financing statement is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

## 1. DEBTOR

Name George WrightAddress 1726 Crownsville Road Annapolis, Maryland 21401

## 2. SECURED PARTY

Name First National Bank of MarylandAddress 3700 Donnell Drive Forestville, Maryland 20747

## 3. ASSIGNEE

Name First National Bank of MarylandAddress 3700 Donnell Drive Forestville, Maryland 20747  
(Address to whom statement is to be returned)

4. Maturity date of obligation (if any) \_\_\_\_\_

5. This financing statement covers the following types (or items) of property: (list)

1984 J. I. Case Tractor Loader Backhoe  
Model 580 Super E Serial No. 9076395CHECK ☐ THE LINES WHICH APPLY6. ☐ (If collateral is crops) The above described crops are to be grown on: (describe real estate)☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)☒ (Proceeds of collateral are also covered)  
☐ (Products of collateral are also covered)George Wright  
(Signature of Debtor)Donald E. Haney  
(Signature of Secured Party)George Wright

Type or Print Above Signature on Above Line

Donald E. Haney, Vice President

Type or Print Above Name on Above Line

RECEIVED FOR RECORD  
CIRCUIT COURT, A.A. COUNTY

1984 MAR 28 AM 10:28

E. AUBREY COLLISON  
CLERK

BOOK 472 PAGE 34  
 FINANCING STATEMENT FORM UCC-1

Identifying File No. 251401

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ -0-

If this statement is to be recorded in land records check here. ☐

This financing statement Dated 3-5-84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name 113 Main, Inc. t/a Fran O'Briens  
 Address 113 Main Street, Annapolis, MD 21401

2. SECURED PARTY

Name HOBART CORPORATION  
 Address World Headquarters - Troy, Ohio 45374

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) \_\_\_\_\_  
 4. This financing statement covers the following types (or items) of property: (list) tf D4211 Annapolis

1 (one) C44 Dishwasher SN 12084150

RECORD FILE 12:00  
 INDEX 50  
 402859 0040 402 110:13  
 MAR 28 84

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

- ☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

- ☐ (Proceeds of collateral are also covered)  
☐ (Products of collateral are also covered)

113 Main, Inc. t/a Fran O'Briens  
 (Signature of Debtor)

Type or Print Above Name on Above Line

*Lennett Francis* Attorney in Fact  
 (Signature of Debtor)  
 Lennett Francis

Type or Print Above Signature on Above Line

HOBART CORPORATION  
 (Signature of Secured Party)

B.S. Angle

Type or Print Above Signature on Above Line



Mailed to Secured Party

FILED MAR 28 1984  
 CLERK

1984 MAR 28 AM 10:29

E. AUBREY COLLISON  
 CLERK

251132

BOOK 472 PAGE 35

maryland national bank

## FINANCING STATEMENT

1. ☐ To Be Recorded in the Land Records at \_\_\_\_\_
2. ☒ To Be Recorded among the Financing Statement Records at Anne Arundel County
3. ☐ Not subject to Recordation Tax.
4. ☒ Subject to Recordation Tax on an initial debt in the principal amount of \$ 7,400.00. The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to Anne Arundel County

5. Debtor(s) Name(s)

Address(es)

William H. Trankle

1749 Urby Drive  
Crofton, MD 21114

6. Secured Party

Address

Maryland National Bank

Attention: James Tucker14740 Main St.  
Upper Marlboro, MD 20772

RECORD FEE 11.00  
RECORD TAX 49.00  
POSTAGE .50  
#12514 C345 R01 T10:25  
MAR 28 84

7. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property:

☐ A. *Inventory*. All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof.

☐ B. *Contract Rights*. All of the contract rights of each Debtor both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☐ C. *Accounts*. All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.

☐ D. *General Intangibles*. All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☐ E. *Chattel Paper*. All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, and the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.

☐ F. *All Equipment*. All of the equipment of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☒ G. *Specific Equipment*. All of the equipment of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☐ H. *Other*. All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.

8. ☐ All or a portion of the property described above is affixed or is to be affixed to or is or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference.

William H. Trankle (Seal)

William H. Trankle

(Seal)

(Seal)

(Seal)

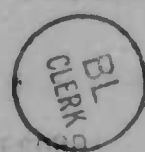
Secured Party  
Maryland National Bank

Oliver Calbaugh (Seal)

OLIVER CALBAUGH, SR. CUSTOMER  
Type name and title  
ACCOUNT REP.

Mr. Clerk: Please return to Maryland National Bank to the officer and at the address set forth in paragraph 6 above.

207-95 REV 4/82



Mailed to Secured Party

RECEIVED FOR RECORD  
CIRCUIT COURT, A.A. COUNTY

1984 MAR 28 AM 10:49

E. AUBREY COLLISON  
CLERK

#15 TREASURY DIVISION  
0003 JAN 03 '84 0X:04PM  
2860 JAN REC 01:30

RECORDATION TAX PAID  
OFFICE OF FINANCE  
PRINCE GEORGE'S COUNTY, MD.

11.00  
49.00  
49.50

Financing Statement

251433

Schedule A

BOOK 472 PAGE 36

NEC Advanced Personal Computer  
model # 8086  
serial # APCH0105605/546010941

*William H. Trankle*

William H. Trankle

Mailed to Secured Party





National Mortgage  
FUNDING CORPORATION

251434

BOOK 472 PAGE 37

Name of Filing Officer

FINANCING STATEMENT

Under Uniform Commercial Code

NAME(S) and ADDRESS of DEBTOR  
(Last Name First)

AVERY, James R. & Sylvia S.  
225 Key Avenue  
Baltimore, Maryland 21225



NAME and ADDRESS of Secured Party:

NATIONAL MORTGAGE FUNDING CORPORATION  
6571 Edsal Road  
Springfield, Virginia 22151

MATURITY DATE OF OBLIGATION:

April, 2014

This Financing Statement covers the following types (or items) of Property:

range, refrigerator, washer

RECORD FEE 12.00  
POSTAGE 50  
#12532 C040 R01 11:03  
MAR 28 84

The above described item of property is affixed to a dwelling house located on:

225 Key Avenue, Anne Arundel, County of Maryland

For a more particular description of the property, reference is hereby made to a Deed of

Trust dated March 26, 19 84, from James R. & Sylvia S. Avery

to National Mortgage Funding Corporation, which has been recorded among the Land Records  
of Baltimore County, Maryland

DEBTOR(S) SIGNATURE(S)

SECURED PARTY

*James R. Avery*  
JAMES R. AVERY  
*Sylvia S. Avery*  
SYLVIA S. AVERY

881SD07

Mailed to Secured Party

NATIONAL MORTGAGE FUNDING CORPORATION

*Gene L. Worden*  
12.5

maryland national bank

251435

FINANCING STATEMENT

BOOK 472 PAGE 38

1. ☐ To Be Recorded in the Land Records  
2. ☒ To Be Recorded among the Financing Statement Records  
3. ☐ Not subject to Recordation Tax.  
4. ☒ Subject to Recordation Tax on an initial debt in the principal amount of \$ 8,000.00. The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to Anne Arundel County

5. Debtor(s) Name(s)

James R. Stevens  
Nettie Stevens

Address(es)

1603 Colbert Road  
Annapolis, Maryland 21401

6. Secured Party

Maryland National Bank

Attention: D. Wicker

Address

P.O. Box 871  
Annapolis, Maryland 21404

RECORD FEE 12.00  
POSTAGE .50  
#12558 0040 R01 112:41  
MAR 28 84

7. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property:

☐ A. *Inventory*. All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof.

☐ B. *Contract Rights*. All of the contract rights of each Debtor both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☐ C. *Accounts*. All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.

☐ D. *General Intangibles*. All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☐ E. *Chattel Paper*. All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, and the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.

☐ F. *All Equipment*. All of the equipment of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☒ G. *Specific Equipment*. All of the equipment of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☐ H. *Other*. All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.

8. ☐ All or a portion of the property described above is affixed or is to be affixed to or is or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference.

James R. Stevens (Seal)  
James R. Stevens

Nettie Stevens (Seal)  
Nettie Stevens

Secured Party  
Maryland National Bank

Richard J. Shenos (Seal)  
Richard J. Shenos  
Assistant Vice President

Type name and title

Mr. Clerk: Please return to Maryland National Bank to the officer and at the address set forth in paragraph 6 above.

Form 207-95 ED 2/80

Mailed to Secured Party



RECEIVED FOR RECORD  
CIRCUIT COURT, A.A. COUNTY

1984 MAR 28 PM 12:46

E. AUBREY COLLISON  
CLERK

12.00

SCHEDULE "A"

BOOK 472 PAGE 39

1 Allis Chalmers Model #076B, Crawler Loader #34 u 30724

*James Stevens*  
*Nettie Stevens*

Mailed to Secured Party

251436

BOOK 472 PAGE 40

maryland national bank

## FINANCING STATEMENT

1. ☐ To Be Recorded in the Land Records at \_\_\_\_\_
2. ☒ To Be Recorded among the Financing Statement Records at Anne Arundel County
3. ☒ Not subject to Recordation Tax.
4. ☐ Subject to Recordation Tax on an initial debt in the principal amount of \$\_\_\_\_\_. The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to \_\_\_\_\_

5. Debtor(s) Name(s)

Robert John Matusiewicz

Paul Edward Harris

Address(es)

505 Hillsmere Drive  
Annapolis, MD 214033313 Flinthill Rd.  
Adamstown, MD 21710

RECORD FEE 12.00  
POSTAGE .50  
#12559 C040 R01 712:43  
MAR 28 84

6. Secured Party

Maryland National Bank

Attention: Maureen Konschnik

Address

1713 West Street  
Annapolis, MD 21401

7. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property:

☐ A. *Inventory*. All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof.

☐ B. *Contract Rights*. All of the contract rights of each Debtor both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☐ C. *Accounts*. All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.

☐ D. *General Intangibles*. All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☐ E. *Chattel Paper*. All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, and the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.

☐ F. *All Equipment*. All of the equipment of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☐ G. *Specific Equipment*. All of the equipment of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☐ H. *Other*. All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.

8. ☐ All or a portion of the property described above is affixed or is to be affixed to or is or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference.

Robert John Matusiewicz (Seal)  
Paul Edward Harris (Seal)

\_\_\_\_ (Seal)

\_\_\_\_ (Seal)

Secured Party  
Maryland National Bank

Maureen Konschnik (Seal)

Maureen Konschnik, Commercial Loan Officer  
Type name and title

Mr. Clerk: Please return to Maryland National Bank to the officer and at the address set forth in paragraph 6 above.

207-95 REV 4/82

RECEIVED FOR RECORD  
CIRCUIT COURT, A.A. COUNTY

1984 MAR 28 PM 12:46

E. AUBREY COLLISON  
CLERK

Mailed to Secured Party

12.00



SCHEDULE A

BOOK 472 PAGE 41

THIS SCHEDULE A is attached to and made a part of a  
Financing Statement to Maryland National Bank from Robert John Matusewics  
and Paul Edward Harris dated March 22, 1984.

Bay Wood Harvester, Model 600  
Serial No. 315-600  
(Logtrough & Livedeck only)

Mailed to Secured Party

## UNIFORM COMMERCIAL CODE

STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC. - UCC

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 231433

RECORDED IN LIBER 423 POLIO 3 ON March 3, 1980 (DATE)

## 1. DEBTOR

Name Maryland Industrial Trucks, Inc.

Address 8232 Telegraph Road, Odenton, MD 21113

## 2. SECURED PARTY

Name Development Credit Corporation of Maryland

Address P.O. Box 10629, Towson, MD 21204

Person And Address To Whom Statement Is To Be Returned If Different From Above.

## 3. Maturity date of obligation (if any)

CHECK ☒ FORM OF STATEMENTA. Continuation ☐

The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.

B. Partial Release ☐

From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:

C. Assignment ☐

The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:

D. Other: ☒ XXXXX

(Indicate whether amendment, termination, etc.)

Termination

E. JUDNEY COLLISON  
CLERK

1981 MAR 28 PM 2:09



Dated February 7, 1984

Development Credit Corporation of  
Maryland

#52967 (237 R02 113+51)

(Signature of Secured Party)

Richard K. Banks, Vice President

Type or Print Above Name on Above Line

RECEIVED  
JAN 12 1981  
10515 CHAMBERS ST. 2ND FL.  
BALTIMORE, MARYLAND 21201

Mailed to Secured Party

1050

BOOK 472 PAGE 43

COUNTY

FINANCING STATEMENT FORM UCC-1

Identifying File No. 251427

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$

If this statement is to be recorded in land records check here. ☐

This financing statement Dated March 19, 1984 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Cosmic Computers, Inc.  
Address 1631 Crofton Centre, Crofton, Maryland 21114

2. SECURED PARTY

Name Borg-Warner Acceptance Corporation  
Address 10400 Connecticut Avenue, P. O. Box 285  
Kensington, Maryland 20895  
Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any)

4. This financing statement covers the following types (or items) of property: (list)

All inventory of goods of whatever description held for sale or lease by the Debtor, now or hereafter owned, or now or hereafter in the possession, custody or control of Debtor, wherever located, together with all attachments, parts, accessories, additions and substitutions, including all returns and reposessions; all accounts, contract rights, chattel paper, and general intangibles now owned or hereafter existing in favor of or acquired by Debtor; all equipment, furniture and fixtures, wherever located, now owned or hereafter acquired or now or hereafter in the possession, custody or control of the Debtor and all replacements, substitutions and accessions thereto and thereof; and all proceeds from all or any part of the above described collateral including but not limited to insurance proceeds payable by reason of loss or damage to any of the collateral, cash, goods, equipment, instruments, accounts, chattel paper, contract rights, general intangibles, replacement inventory or otherwise.

NOT SUBJECT TO RECORDATION TAX

- ☒ (Proceeds of collateral are also covered)  
☒ (Products of collateral are also covered)

Borg-Warner Acceptance Corporation by:

Thomas W. Brooks

Type or Print Above Name on Above Line

Debra A. Brooks

Type or Print Above Signature on Above Line

J. D. Hallock

J. D. Hallock, Branch Manager  
Type or Print Above Signature

Mailed to Secured Party

RECORD FEE 11.00  
POSTAGE .50  
#52968 1237 102 113:52  
MAR 29 84

11-50

## FINANCING STATEMENT FORM UCC-1

Identifying File No. 251138

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK.

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here \$ -0-

If this statement is to be recorded in land records check here. ☐

This financing statement Dated March 6, 1984 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

## 1. DEBTOR

Name Normal Lee Wishard  
Address 1225 Birchcrest Street, Arnold, Maryland 21012

## 2. SECURED PARTY

Name Snap-On Tools Corporation  
Address 7267 Park Circle  
Hanover, Maryland 21076

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) \_\_\_\_\_

4. This financing statement covers the following types (or items) of property: (list)

All inventory of debtor acquired by initial, weekly, or special consignment, including but not limited to all new, used and demonstrator Snap-on and other brand name mechanic tools, boxes, front-end alignment, and electrical test equipment, whether now in possession of debtor or hereafter acquired by subsequent consignment, purchase, replacement, substitution, additions and accession, and including all of debtors accounts receivables, contract rights, instruments, general intangible and account rights, now owned or hereafter acquired, and including any proceeds from any of the aforementioned assets.

CHECK ☒ THE LINES WHICH APPLY5. ☐ (If collateral is crops) the above described crops are growing or are to be grown on: (describe real estate)☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)☐ (Proceeds of collateral are also covered)☐ (Products of collateral are also covered)N. Lee Wishard  
(Signature of Debtor)N. Lee Wishard  
Type or Print Above Signature on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

F. X. Steffens  
(Signature of Secured Party)

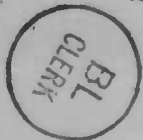
F. X. Steffens

Type or Print Above Name on Above Line

RECORD FEE 11.00  
POSTAGE .50  
#52970 0237 102 11:15A  
MAR 28 84

Mailed to Secured Party

1150

1984 MAR 28 PM 2:09  
E. AUBREY COLLISON  
CLERK



A. A. Co. 12.50

251139

3061 4

BOOK 472 PAGE 45

NOT TO BE RECORDED IN LAND RECORDS

NOT SUBJECT TO RECORDING TAX

### FINANCING STATEMENT

EG Distributors

Name or Names - Print or Type

1. LESSEE(S)

8009 Jumpers Hole Road, Section L, Pasadena, MD 21122

Address - Street No.

City - County

State

Zip

2. LESSOR

L-J Leasing Company  
600 Reisterstown Road

Baltimore

Maryland 21208

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary)

1- Bally Walk-in freezer, 6ft. x 10ft. x 8ft., 6ft. high w/  
1 standard door and 1 1/2 HP refrigeration system

E. AUBREY COLLISON  
CLERK

1984 MAR 28 PM 2:10

RECEIVED FOR RECORD  
CLERK CHIEF, BALTIMORE COUNTY



RECORD FEE 11.00  
POSTAGE .50  
452971 0237 MD 11:3:55

4. If above described personal property is to be affixed to real property, describe real property.

5. If collateral is crops, describe real estate.

6. Proceeds of collateral are covered.

7. Products of collateral are covered.

LESSEE(S) EG Distributors

LESSOR L-J Leasing Company

By: Ed Bills

Signature of Lessee

Ed Bills, owner

Type or Print

By: Louise E. Neutze

Signature of Lessor

Louise E. Neutze, Mgr.

Signature of Lessee

Type or Print

Mailed to Secured Party

To The Filing Officer: After This Statement Has Been Recorded Please Mail The Same To:

L-J Leasing Company  
600 Reisterstown Road  
Balto., Md. 21208

11<sup>00</sup>  
50

maryland national bank

## FINANCING STATEMENT

1. ☐ To Be Recorded in the Land Records at \_\_\_\_\_
2. ☒ To Be Recorded among the Financing Statement Records at Anne Arundel County
3. ☒ Not subject to Recordation Tax.
4. ☐ Subject to Recordation Tax on an initial debt in the principal amount of \$\_\_\_\_\_. The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to \_\_\_\_\_

5. Debtor(s) Name(s)

Address(es)

The Other Place, Ltd.

65 Forest Drive, Forest Plaza  
Annapolis, Maryland 20904

6. Secured Party

Address

Maryland National Bank  
Attention: Mary KayeP.O. Box 202  
College Park, Maryland 20740

7. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property:

WR  
WR  
WR  
☒ A. *Inventory*. All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof.

☒ B. *Contract Rights*. All of the contract rights of each Debtor both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☒ C. *Accounts*. All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.

☐ D. *General Intangibles*. All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☐ E. *Chattel Paper*. All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, and the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.

☐ F. *All Equipment*. All of the equipment of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☐ G. *Specific Equipment*. All of the equipment of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☐ H. *Other*. All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.

8. ☐ All or a portion of the property described above is affixed or is to be affixed to or is or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference.

The Other Place, Ltd.

(Seal)

Secured Party

Maryland National Bank

BY:

William Rolleston

(Seal)

William Rolleston, President

(Seal)

Deborah A. Hiserman

(Seal)

Deborah A. Hiserman, Assistant Vice President  
Type name and title

(Seal)

RECORD FEE 11.00  
POSTAGE .50  
402975 0237 902 713:56  
MAR 28 94

Mr. Clerk: Please return to Maryland National Bank to the officer and at the address set forth in paragraph 6 above.



RECEIVED FOR RECORD  
CIRCUIT COURT, A.A. COUNTY  
1984 MAR 28 PM 2:10  
E. AUBREY COLLISON  
CLERK

Mailed to Secured Party

11-5

09/17

22.50

## MARYLAND FINANCING STATEMENT

This Financing Statement is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code.

1. Maturity Date (if any) \_\_\_\_\_
2. Debtor(s) name(s) and address: \_\_\_\_\_  
Robert R Boyd & Lydia Boyd  
964 Dew Ct. Gambrills, Md. 21054
3. Secured Party and address (Type complete corporate name): \_\_\_\_\_  
THORP CREDIT  
7966 Crain Highway Glen Burie Md 21061
4. Name and address of Assignee (if any): \_\_\_\_\_
5. This Financing Statement covers the following types (or items) of property:  
(Check box which applies)

- ☒ All of the household goods, furniture, appliances and personal property of every kind, nature, and description now or hereafter located at the residence of Debtor(s) whose address is shown above, or at the address to which said property may hereafter be removed.

- ☐ Other personal property (Describe): \_\_\_\_\_

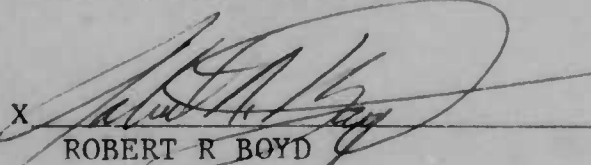
MAKE OF AUTO	YEAR	BODY	MOTOR NO.	SERIAL NO.
<input type="checkbox"/>				

6. The secured transaction being publicized by this FINANCING STATEMENT is (is not) subject to the Recordation Tax imposed by Article 81, Section 277 and 278, Annotated Code of Maryland, 1962 Suppl, as amended.

7. The Principal Amount of the Debt initially incurred which is secured by the Security Agreement which this Financing Statement publicized is \$ 2064.60

8. After recording, filing officer will please deliver or mail this statement to the SECURED PARTY herein whose name and address are set forth above.

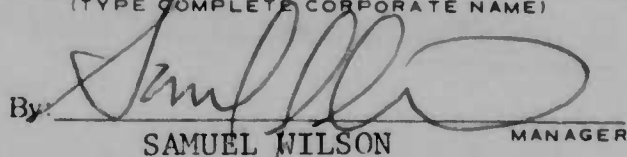
SIGNATURES OF DEBTORS:

X   
ROBERT R BOYD

X \_\_\_\_\_

SIGNATURE OF SECURED PARTY  
OR ASSIGNEE OF RECORD:

THORP CREDIT  
(TYPE COMPLETE CORPORATE NAME)

By   
SAMUEL WILSON MANAGER

(Type names below all signatures)

UCCI

DO NOT TYPE IN MARGINS OUTSIDE OF GUIDE LINES

1904 MAR 28 PM 2:10  
E AUBREY COLLISON  
CLERKRECORD  
CLERK

RECORD FEE 12.00  
RECORD TAX 14.00  
POSTAGE .50

452974 037 MAR 13:57  
MAR 29 84

Mailed to Secured Party

12-  
1750



## FINANCING STATEMENT

251142

## 1. Debtors:

David Williams  
Linda Williams

## Address:

1840 Brett Court  
Annapolis, Maryland 21401

## 2. Secured Parties:

Second National Building & Loan, Inc.  
William F. Brooks, Jr., Trustee  
Donna M. Pittman, Trustee

## Address of all Secured Parties:

c/o Second National Building & Loan, Inc.  
Phillip Morris Drive & Route 50  
Salisbury, Maryland 21801

## 3. This Financing Statement covers:

All equipment, machinery, apparatus, fittings, building materials and other articles of personal property of every kind and nature whatsoever, now or hereafter ordered for eventual delivery to the unit or real property hereinafter described (whether or not delivered thereto) and all such as are now or hereafter located in or upon any interest or estate in said property or any part thereof and used or usable in connection with any present or future operation of said property and now or hereafter acquired by Debtor, including, without limiting the generality of the foregoing, all heating, lighting, laundry, clothes washing, clothes drying, incinerating and power equipment, engines, pipes, tanks, motors, conduits, plumbing, lifting, cleaning, fire-prevention, fire-extinguishing, refrigerating, ventilating, and communications apparatus, television sets, radio systems, recording systems, air-cooling, and air-conditioning apparatus, shades, awnings, draperies, curtains, fans, furniture, furnishings, carpeting, linoleum and other floor coverings, screens, storm doors and windows, stoves, gas and electric ranges, refrigerators, garbage disposals, sump pumps, dishwashers, washers, dryers, attached cabinets, partitions, ducts and compressors, and security systems.

## 4. The aforesaid items are included as security in a deed of trust given by Debtor to William F. Brooks, Jr., and Donna M. Pittman, Trustees, and recorded or intended to be recorded among the Land Records of Worcester County, Maryland, securing an indebtedness owed by Debtor to Second National Building &amp; Loan, Inc.

## 5. Proceeds of collateral are covered hereunder.

## 6. The unit or real property in which the items set forth in Paragraph 3 of this Financing Statement refer is known as:

Unit 3S Ocean Holiday Condominium, 122nd Street, Ocean City, Maryland 21842

## Debtors:

DAVID WILLIAMS

LINDA WILLIAMS

RECORD FEE 12.00  
POSTAGE .50  
452975 0037 002 113:59  
MAR 28 84

Mailed to Secured Party

To the Filing Officer: After this statement has been recorded, please mail the same to:  
Second National Building & Loan, Inc., Phillip Morris Drive & Route 50, Salisbury,  
Maryland 21801.



RECEIVED FOR RECORD  
CIRCUIT COURT, A.A. COUNTY

1984 MAR 28 PM 2:10

AUDREY COLLISO  
CLERK

12-50



BOOK 472 PAGE 43

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code. 3. Maturity Date (if any):

1 Debtor(s) (Last Name First) and Address(es)

Anderson, Alexander A.  
1366 Edna Road  
Pasadena, MD. 21122

2 Secured Party(ies) and Address(es)

BALDWIN PIANO & ORGAN COMPANY  
1801 GILBERT AVENUE  
CINCINNATI, OHIO 45202

3 For Filing Officer  
(Date, Time, Number, and Filing Office)

This statement refers to original Financing Statement No. 241210-Lib-446 PG-64 Dated Jan 20, 1982

A. Continuation ☐

The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.

B. Partial Release ☐

From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:

C. Assignment ☐

The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below. Secured Party's rights under the financing statement bearing the file number shown above in the following property:

D. Other: ☐

TERMINATION

RECORD FEE 10.00  
452955 1237 R02 114:25  
MAR 28 84

BALDWIN PIANO & ORGAN CO.

Dated: March 16, 1984

By: (Signature of Secured Party)

Filing Office Copy-Alphabetical

STANDARD FORM -  
UNIFORM COMMERCIAL CODE - UCC-3

This form of financing statement is  
approved by the Secretary of State

B. P. O. 1/80 WSS



RECEIVED FOR RECORD  
CIRCUIT COURT, L.A. COUNTY

1984 MAR 28 PM 2:27

E. AUDREY COLLISON  
CLERK

Mailed to Secured Party

BOOK 472 PAGE 50

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code. 3. Maturity Date (if any):

1 Debtor(s) (Last Name First) and Address(es)

Provenza, Joseph S.  
809 205th St.  
Pasadena, MD. 21122

2 Secured Party(ies) and Address(es)

BALDWIN PIANO & ORGAN COMPANY  
1801 GILBERT AVENUE  
CINCINNATI, OHIO 45202

3 For Filing Officer

(Date, Time, Number, and Filing Office)

This statement refers to original Financing Statement No. 240151-Lib-443 Per-172 Oct. 23, 1981

A. Continuation ☐

The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.

B. Partial Release ☐

From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:

C. Assignment ☐

The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below. Secured Party's rights under the financing statement bearing the file number shown above in the following property:

D. Other: ☐

TERMINATION

RECORD FEE 10.00  
452986 0237 802 714:25  
MAR 28 84

BALDWIN PIANO & ORGAN CO.

Dated: March 16, 1984

By: *[Signature]*  
(Signature of Secured Party)

Filing Office Copy-Alphabetical

STANDARD FORM -  
UNIFORM COMMERCIAL CODE - UCC-3

This form of financing statement is  
approved by the Secretary of State

B. P. O. 1/80 WSS

RECEIVED FOR RECORD  
CIRCUIT COURT, A.A. COUNTY

1984 MAR 28 PM 2:27

E. AUDREY COLLISON  
CLERK

Mailed to Secured Party



10-

BOOK 472 PAGE 51

251443

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code: 3. Maturity date (if any) on demand

1. Debtor(s) (Last Name First) and address(es) Baldwin Piano & Organ Company a Delaware Corporation 1801 Gilbert Avenue Cincinnati, Ohio 45201	2. Secured Party(ies) and address(es) Security Pacific Business Credit, Inc. 10089 Willow Creek Road San Diego, CA 92131	For Filing Officer (Date, Time, Number, and Filing Office)
--	--	---

4. This financing statement covers the following types (or items) of property:  
See Exhibit A Attached Hereto

5. Assignee(s) of Secured Party and Address(es)  
MAR 28 84

RECORD FEE 11.00  
POSTAGE 50

RETURN ACKNOWLEDGEMENTS TO  
NATIONWIDE INFORMATION  
488 BROADWAY  
ALBANY, N.Y. 12207

Financing statement not subject to recordation tax  
This statement is filed without the debtor's signature to perfect a security interest in collateral. (check ☒ if so)  
☐ already subject to a security interest in another jurisdiction when it was brought into this state.  
☐ which is proceeds of the original collateral described above in which a security interest was perfected:

Check ☒ if covered: ☐ Proceeds of Collateral are also covered. ☐ Products of Collateral are also covered. No. of additional Sheets presented:

Filed with: Anne Arundel County MDB

Baldwin Piano & Organ Company  
Harry F. Forbes-Vice President

Security Pacific Business Credit Inc.  
Max Borenstein-Vice President

By: Harry F Forbes  
Signature(s) of Debtor(s)

By: Max Borenstein  
Signature(s) of Secured Party(ies)

(1) Filing Officer Copy - Alphabetical STANDARD FORM - FORM UCC-1.

BL  
CLERK

Mailed to Secured Party

11.00  
50

RECEIVED FOR RECORD  
CIRCUIT COURT, A.A. COUNTY

1964 MAR 28 PM 2:37

E. AUBREY COLLISON  
CLERK

Schedule A

Financing Statement between Security Pacific Business Credit, Inc.  
Secured Party, and Baldwin Piano & Organ Company,  
a Delaware Corporation, Debtor

This financing statement covers all right, title and interest of Debtor in and to the following described property whether now or hereafter owned, leased, consigned by or to, or acquired by, Debtor:

- (i) All accounts, accounts receivable, other receivables, contract rights, chattel paper, insurance proceeds, instruments, documents and notes (the "Accounts");
- (ii) All goods, merchandise, finished products intended for sale, raw materials, parts, supplies and work in process and other tangible personal property of every kind and description other than equipment, in the custody or possession, actual or constructive, of Debtor, and any of the foregoing that is on consignment or in transit from Debtor, including any returns upon any Accounts and other proceeds, resulting from the sale or disposition of any of the foregoing;
- (iii) All choses in action and causes of action, and all other intangible personal property of Debtor of every kind and nature (other than Accounts), including, without limitation, corporate or other business records, inventions, designs, patents, patent applications, trademarks, trade names, trade secrets, goodwill, copyrights, registrations, licenses, franchises, tax refund claims, claims to insurance proceeds and any guarantee, claim, security interest or other security held by or granted to Debtor to secure payment by an account debtor of any of the Accounts and all right, title and interest of Debtor in, to and under that certain purchase agreement, dated January 13, 1984, by and between Debtor and Baldwin Piano & Organ Corporation, an Ohio corporation, and Baldwin Finance Company, including, without limitation, all covenants, representations and warranties thereunder;
- (iv) All machinery, equipment, furniture, furnishings, fixtures and all tangible personal property similar to any of the foregoing, together with tools, machine parts and motor vehicles, of every kind and description, and all improvements thereto, and any proceeds thereof ("Equipment");
- (v) All monies and other property of any kind of Debtor in the possession or under the control of Secured Party or a bailee of Secured party or Secured Party's successors and assigns;
- (vi) All books and records (including, without limitation, customer lists, credit files, computer programs, printouts and other computer materials and records) of Debtor pertaining to any of the foregoing; and
- (vii) All accessions to, substitutions for and replacements, products and proceeds of any of the foregoing, including, without limitation, condemnation or requisition payments with respect to all or any of the foregoing.

Mailed to Secured Party



BOOK 472 PAGE 53

251444

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code: 3. Maturity date (if any): on demand

1. Debtor(s) (Last Name First) and address(es) Baldwin Piano & Organ Company a Delaware Corporation 1801 Gilbert Avenue Cincinnati, Ohio 45201	2. Secured Party(ies) and address(es) General Electric Credit Corporation 260 Long Ridge Road Stamford, Connecticut 06904	For Filing Officer (Date, Time, Number, and Filing Office)
--	---	---

4. This financing statement covers the following types (or items) of property:  
  
See Exhibit A Attached Hereto

5. Assignee(s) of Secured Party and Address(es)

RECORD FEE 11.00  
POSTAGE 50  
#12607 C345 R01 114:33

RETURN ACKNOWLEDGEMENTS TO  
NATIONWIDE INFORMATION  
488 BROADWAY  
ALBANY, N.Y. 12207

Financing Statement not subject to recordation tax  
This statement is filed without the debtor's signature to perfect a security interest in collateral. (check ☒ if so)  
☐ already subject to a security interest in another jurisdiction when it was brought into this state.  
☐ which is proceeds of the original collateral described above in which a security interest was perfected:

Check ☒ if covered: ☒ Proceeds of Collateral are also covered. ☐ Products of Collateral are also covered. No. of additional Sheets presented:

Filed with: Anne Arundel  
Baldwin Piano & Organ Company  
Harry F. Forbes-Vice President

General Electric Credit Corporation  
Martin P. Pellicano-Manager New Bus.Dev.

By: Harry F. Forbes Signature(s) of Debtor(s)

By: [Signature] Signature(s) of Secured Party(ies)

(1) Filing Officer Copy - Alphabetical

STANDARD FORM - FORM UCC-1.

Mailed to Secured Party



RECEIVED FOR RECORD  
CIRCUIT COURT, A. COUNTY

1984 MAR 28 PM 2:37

E. AUBREY COLLISON  
CLERK

11.50

Schedule A

Financing Statement between General Electric Credit Corporation,  
Secured Party, and Baldwin Piano & Organ Company,  
a Delaware Corporation, Debtor

---

This financing statement covers all right, title and interest of Debtor in and to the following described property whether now or hereafter owned, leased, consigned by or to, or acquired by, Debtor:

(i) All accounts, accounts receivable, other receivables, contract rights, chattel paper, insurance proceeds, instruments, documents and notes (the "Accounts");

(ii) All goods, merchandise, finished products intended for sale, raw materials, parts, supplies and work in process and other tangible personal property of every kind and description other than equipment, in the custody or possession, actual or constructive, of Debtor, and any of the foregoing that is on consignment or in transit from Debtor, including any returns upon any Accounts and other proceeds, resulting from the sale or disposition of any of the foregoing;

(iii) All choses in action and causes of action, and all other intangible personal property of Debtor of every kind and nature (other than Accounts), including, without limitation, corporate or other business records, inventions, designs, patents, patent applications, trademarks, trade names, trade secrets, goodwill, copyrights, registrations, licenses, franchises, tax refund claims, claims to insurance proceeds and any guarantee, claim, security interest or other security held by or granted to Debtor to secure payment by an account debtor of any of the Accounts and all right, title and interest of Debtor in, to and under that certain purchase agreement, dated January 13, 1984, by and between Debtor and Baldwin Piano & Organ Corporation, an Ohio corporation, and Baldwin Finance Company, including, without limitation, all covenants, representations and warranties thereunder;

(iv) All machinery, equipment, furniture, furnishings, fixtures and all tangible personal property similar to any of the foregoing, together with tools, machine parts and motor vehicles, of every kind and description, and all improvements thereto, and any proceeds thereof ("Equipment");

(v) All monies and other property of any kind of Debtor in the possession or under the control of Secured Party or a bailee of Secured party or Secured Party's successors and assigns;

(vi) All books and records (including, without limitation, customer lists, credit files, computer programs, printouts and other computer materials and records) of Debtor pertaining to any of the foregoing; and

(vii) All accessions to, substitutions for and replacements, products and proceeds of any of the foregoing, including, without limitation, condemnation or requisition payments with respect to all or any of the foregoing.

Mailed to Secured Party

BOOK  
472  
PAGE  
54

## FINANCING STATEMENT - FORM UCC-1

Identifying File No. \_\_\_\_\_

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ \_\_\_\_\_  
n/a

If this statement is to be recorded in land records check here. ☐

This financing statement Dated \_\_\_\_\_ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

## 1. DEBTOR

Name Peter Gabardini, Jr.  
Address 3474 Ranger Road Davidsonville, Maryland 21035

## 2. SECURED PARTY

Name First National Bank of Maryland  
Address 3700 Donnell Drive Forestville Maryland 20747

First National Bank of Maryland  
PERSON AND ADDRESS TO WHOM STATEMENT IS TO BE RETURNED IF DIFFERENT FROM ABOVE.

3. Maturity date of obligation (if any) 3700 Donnell Drive Forestville, Maryland 20747

## 4. This financing statement covers the following types (or items) of property: (list)

1970 J.I. Case Model 450  
Serial No. 3041495

CHECK ☐ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☐ (Proceeds of collateral are also covered)  
☐ (Products of collateral are also covered)

Peter Gabardini, Jr.  
(Signature of Debtor)  
Peter Gabardini, Jr.

Type or Print Above Signature on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

FIRST NATIONAL BANK  
OF SOUTHERN MARYLAND  
UPPER MARLBORO, MARYLAND

Donald E. Haney, Vice President

Donald E. Haney  
(Signature of Secured Party)

Type or Print Above Name on Above Line

1150  
Mailed to Secured Party

## FINANCING STATEMENT

Identifying File No. \_\_\_\_\_

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation  
tax indicate amount of taxable debt here. \$ n/aIf this statement is to be recorded  
in land records check here. ☐

This financing statement is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

## 1. DEBTOR

Name Robert A. ThiemeAddress 5507 Brookwood Road Lothian, Maryland 20711

## 2. SECURED PARTY

Name First National Bank of MarylandAddress 3700 Donnell Drive Forestville, Maryland 20747

## 3. ASSIGNEE

Name First National Bank of MarylandAddress 3700 Donnell Drive Forestville, Maryland 20747

(Address to whom statement is to be returned)

4. Maturity date of obligation (if any) \_\_\_\_\_

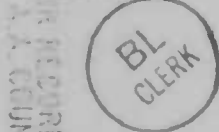
5. This financing statement covers the following types (or items) of property: (list)

1966 J. I. Case      Model 1031 Farm Tractor  
Serial Number      8303927

RECORD FEE      11.00  
POSTAGE      .50  
452789 C237 002 114:28  
MAR 28 84

CHECK ☐ THE LINES WHICH APPLY6. ☐ (If collateral is crops) The above described crops are to be grown on: (describe real estate)☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)☒ (Proceeds of collateral are also covered)☐ (Products of collateral are also covered)E. AUDREY COLLISON  
CLERK

1984 MAR 28 PM 2:38



Robert Thieme  
(Signature of Debtor)

Robert Thieme

Type or Print Above Signature on Above Line

Donald E. Haney  
(Signature of Secured Party)

Donald E. Haney, Vice President

Type or Print Above Name on Above Line

Mailed to Secured Party

1150



251447

☐ IF CHECKED AT LEFT, THIS DOCUMENT IS TO BE RECORDED IN THE LAND RECORDS.  
(TO BE CHECKED ONLY IF COLLATERAL IS GOODS WHICH ARE OR ARE TO BECOME FIXTURES.)

## FINANCING STATEMENT

Secured Party: **AVCO FINANCIAL SERVICES OF GLEN BURNIE, INC.**  
and/or its Parent, Affiliates or Subsidiaries

ADDRESS: 7164 E FURNACE BR RD  
CITY & STATE: GLEN BURNIE, MD 21061

## FILING OFFICER NOTICE:

PLEASE MAIL ACKNOWLEDGMENT COPY TO SECURED PARTY WHOSE ADDRESS IS SHOWN TO THE LEFT.

DEBTOR(S) (AND ADDRESSES)	DATE OF THIS FINANCING STATEMENT
BYRON D & GRACIE GIBSON	03-19-84
1713 VILLAGE SQUARE CT	ACCOUNT NO. 941504335 35
SEVERN, MD 21144	TAB 841501726 26

Filed with: CLERK OF CRT ANNE ARUNDEL CO

This Financing Statement covers the following types (or items) of property: **Proceeds and Products of the collateral are also covered.**  
(a) If described, Motor Vehicles as follows:

YEAR MODEL	MAKE	BODY TYPE	MODEL NO. OR LETTER	SERIAL NUMBER	MOTOR NUMBER	NUMBER CYL.

Together with all Tires, Batteries, Radios, Heaters and Accessories now or hereafter affixed thereto;

(b) ☒ If checked at left, all household goods, furniture and appliances owned by Debtor at the time of the loan secured hereby, and located about the premises at the Debtor's residence (unless otherwise stated) or at any other location to which the goods may be moved.

(c) Other (describe)

1984 MAR 28 PM 2:38  
E. AUDREY COLLISON  
CLERK

RECEIVED FOR RECORD  
CLERK OF COURT & COUNTY



RECORD FEE 12.00  
RECORD TAX 5.00  
POSTAGE .50  
402991 0237 002 114:30  
MAR 28 84

UNDERLYING TRANSACTION ☒ IS ☐ IS NOT ☐ IS PARTIALLY SUBJECT TO RECORDATION TAX IMPOSED BY ARTICLE 81, SECTION 277 AND 278 ANNOTATED CODE OF MARYLAND, 1962 SUPPLEMENT AS AMENDED.

FOR THE PURPOSE OF COMPUTING RECORDATION TAX THE PRINCIPAL AMOUNT OF THE DEBT INITIALLY INCURRED IS  
\$ 904.84

BY Joyce Haley TITLE AVCO FINANCIAL SERVICES OF GLEN BURNIE, INC.  
(SECURED PARTY)

ORIGINAL - FILING OFFICER COPY

By D. D. Gibson DEBTOR  
Gracie Gibson DEBTOR  
GRACIE GIBSON

Mailed to Secured Party

12-3512

845309

BOOK 472 PAGE 58

STATEMENT OF TERMINATION OF FINANCING  
(Pursuant to Uniform Commercial Code)

3/19....., 19 84

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. 844200 in Office of *Kastman* *AA Co MD* (County and State)  
(Filing Officer)

Debtor or Debtors (name and Address):  
*Liber 450 PAGE 200*  
*8041 Greenleaf Ave Apt 3A*  
*Clare Marie MD 21061*

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

By ..... Secured Party

By ..... Its Branch Office Manager

Mailed to Secured Party

Form 94 MD (3-79)



RECEIVED FOR RECORD  
CIRCUIT COURT, BALTIMORE COUNTY  
1984 MAR 28 PM 2:41  
E. AUDREY COLLISON  
CLERK

RECEIVED FEE 10.00  
POSTAGE .50  
RECEIVED 1237 102 114738  
MAR 28 84

NOTICE TO SECURED PARTIES  
THIS DOCUMENT IS NOT VALID UNLESS IT IS FILED WITH THE BALTIMORE COUNTY CLERK'S OFFICE

1050

85446

BOOK 472 PAGE 59

STATEMENT OF TERMINATION OF FINANCING  
(Pursuant to Uniform Commercial Code)

2/19 1984

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. 8446191 in Office of *Larrimore* *AA Co Mo* (Filing Officer) (County and State)

Debtor or Debtors (name and Address):  
*Libor 458 page 600*  
*Dawn S. Luethke*  
*Louis Luethke & Marlene Luethke*  
*414 Tenth Drive*  
*Chesapeake Md. 20614*

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

RECORD FEE 10.00  
POSTAGE .50  
452449 1227 MAR 28 1984

RECEIVED  
HOLLYWOOD  
AND SUGARLOAF  
75 E. WILSON, MD. 21061  
CLEA BUSINESS

Secured Party  
By *[Signature]*  
Its Branch Office Manager

Form 91 MD (3-79)

Mailed to Secured Party

RECEIVED FOR RECORD  
CIRCUIT COURT, ALA. COUNTY

1984 MAR 28 PM 2:41

E. AUDREY COLLISON  
CLERK

1650

## UNIFORM COMMERCIAL CODE

STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT ETC. — FORM UCC-3

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 243053

RECORDED IN LIBER 451 FOLIO 75 ON June 24, '82 (DATE)

## 1. DEBTOR

Name Miller, Robert E., Jr.  
Address 402 Fernwood Dr., Seinna Park, MD 21146

## 2. SECURED PARTY

Name John Deere Company  
Address PO Box 4949, Syracuse, NY 13221

Person And Address To Whom Statement Is To Be Returned If Different From Above.

## 3. Maturity date of obligation (if any)

CHECK ☒ FORM OF STATEMENT

A. Continuation ☐  
The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.

B. Partial Release ☐  
From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:

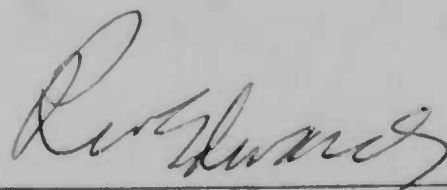
C. Assignment ☐  
The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:

D. Other: Termination xxx  
(Indicate whether amendment, termination, etc.)

RECORD FEE 10.00  
POSTAGE .50  
#12385 0040 R01 T14:06  
MAR 28 84

Mailed to Secured Party

JOHN DEERE COMPANY

Dated 20 March 1984

(Signature of Secured Party)

R. W. Edwards, Asst. Treas.

Type or Print Above Name on Above Line

G.L.  
CLERK



BOOK 472 PAGE 61

This STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

3 Maturity date (if any):

1 Debtor(s) (Last Name First) and address(es)  
State of Maryland, Dept. of  
Natural Resources  
Capital Programs Admin.  
Tawes State Office Building  
Annapolis, MD 21401

2 Secured Party(ies) and address(es)  
Walter E. Heller & Company  
105 West Adams  
Chicago, IL 60603

For Filing Officer  
(Date, Time, Number, and Filing Office)  
RECORD FILE 10:00  
#12587 C040 R01 114:07  
MAR 28 84

This statement refers to original Financing Statement No. 248687 Dated August 18, 1983

- ☐ Continuation. The original financing statement between the foregoing Debtor and Secured Party, bearing file number shown above, is still effective.  
☐ Termination. Secured party no longer claims a security interest under the financing statement bearing file number shown above.  
☒ Assignment. The secured party's right under the financing statement bearing file number shown above to the property described in Item 10 have been assigned to the assignee whose name and address appears in Item 10.  
☐ Amendment. Financing Statement bearing file number shown above is amended as set forth in Item 10.  
☐ Release. Secured Party releases the collateral described in Item 10 from the financing statement bearing file number shown above.

Assignee: Municipal Investor Service  
6911 S. Yosemite, Suite 201  
Englewood, CO 80112

Equipment: (1) Compucorp 675 Information Processor,  
(1) Compucorp 40 Printer, (1) Sheet Feeder together  
with a Municipal Lease and Option Agreement number  
M-05180 dated 5/13/83, assignment of Lease and all  
Rentals due thereunder, and all accessions, additions,  
replacements and substitutions thereto and therefore.

Ann Groundel City-MD

.....  
Signature of Debtor if an Amendment

Dated: ....., 19.....

.....Walter E. Heller & Company.....

By: *Darrel R. Wyckoff*  
Signature(s) of Secured Party(ies)

(1) FILING OFFICER COPY ALPHABETICAL

UCC-3

MODERN LAW FORMS CHICAGO  
(312) 640-1688

Mailed to Secured Party

BOOK 472 PAGE 62

251449

<input type="checkbox"/> 4. Filed for record in the real estate records.		<input type="checkbox"/> 5. Debtor is a Transmitting Utility.	6. No. of Additional Sheets Presented.
1. Debtor(s) (Last Name First) and address(es) Terhorst, Richard B. Terhorst, Lenora A. 518A Epping Forest Road Annapolis, Maryland 21401		2. Secured Party(ies) and address(es) Key Capital Corp. 57 River Street Wellesley Hills, Mass. 02181	3. For Filing Officer (Date, Time, Number, and Filing Office) RECEIVED POSTAGE #12589 0040 R01 114:09 MAR 28 84
7. This financing statement covers the following types (or items) of property: 1982 Pacific Boats, Inc. Olson 40 Hull No. PCX400030982 Diesel Engine Engine Serial No(s). <u>D850BWS249273</u> with all standard equipment and gear plus all other optional equipment " NOT SUBJECT TO RECAPITATION TAX "			
Whichever is Applicable (See Instruction Number 9)	Richard B. Terhorst Lenora A. Terhorst <i>[Signature]</i> Signature(s) of Debtor (Or Assignor)		Proceeds <input checked="" type="checkbox"/> <del>XXXXX</del> of Collateral are also covered.
	Key Capital Corp. <i>[Signature]</i> Signature(s) of Secured Party (Or Assignee)		

Filing Officer Copy — Alphabetical  
STANDARD FORM — UNIFORM COMMERCIAL CODE — FORM UCC-1  
Rev. Jan. 1980  
Forms may be purchased from Hobbs & Warren, Inc., Boston, Mass. 02101

1200  
50

Mailed to Secured Party

☐ IF CHECKED AT LEFT, THIS DOCUMENT IS TO BE RECORDED IN THE LAND RECORDS.  
(TO BE CHECKED ONLY IF COLLATERAL IS GOODS WHICH ARE OR ARE TO BECOME FIXTURES.)

FINANCING STATEMENT

Secured Party: **AVCO FINANCIAL SERVICES OF GLEN BURNIE, INC.**  
and/or its Parent, Affiliates or Subsidiaries

ADDRESS: 7164 E FURNACE BR RD  
CITY & STATE: GLEN BURNIE, MD 21061

FILING OFFICER NOTICE:  
PLEASE MAIL ACKNOWLEDG-  
MENT COPY TO SECURED  
PARTY WHOSE ADDRESS IS  
SHOWN TO THE LEFT.

DEBTOR(S) (AND ADDRESSES)		DATE OF THIS FINANCING STATEMENT	
RIKI M HILTON AND LISA HILTON		3-20-84	
1841 PATTON RD B FT MEADE, MD		ACCOUNT NO.	TAB
20755		541406642	42

9529

Filed with: CLERK OF CRT ANNE ARUNDEL CO ANNAPOLIS, MD

This Financing Statement covers the following types (or items) of property: **Proceeds and Products of the collateral are also covered.**  
(a) If described, Motor Vehicles as follows:

YEAR MODEL	MAKE	BODY TYPE	MODEL NO. OR LETTER	SERIAL NUMBER	MOTOR NUMBER	NUMBER CYL.

Together with all Tires, Batteries, Radios, Heaters and Accessories now or hereafter affixed thereto;

(b) ☒ If checked at left, all household goods, furniture and appliances owned by Debtor at the time of the loan secured hereby, and located about the premises at the Debtor's residence (unless otherwise stated) or at any other location to which the goods may be moved.

(c) Other (describe)

RECORD FEE 12.00  
RECORD TAX 3.50  
POSTAGE .50  
#12545 C040 R01 T14:23  
MAR 28 84

Mailed to Secured Party



RECEIVED FOR RECORD  
CLERK OF COURT A.A. COUNTY

1984 MAR 28 PM 3:06

E. AUBREY COLLISON  
CLERK

UNDERLYING TRANSACTION ☐ IS ☐ IS NOT ☐ IS PARTIALLY SUBJECT TO RECORDATION TAX IMPOSED BY ARTICLE 81,  
SECTION 277 AND 278 ANNOTATED CODE OF MARYLAND, 1962 SUPPLEMENT AS AMENDED.  
FOR THE PURPOSE OF COMPUTING RECORDATION TAX THE PRINCIPAL AMOUNT OF THE DEBT INITIALLY INCURRED IS  
\$ 871.02

AVCO FINANCIAL SERVICES OF GLEN BURNIE, INC.  
(SECURED PARTY)

BY Joyce Kaley TITLE DEPT. MGR  
JOYCE KALEY  
ORIGINAL - FILING OFFICER COPY

Riki M. Hilton DEBTOR  
Lisa Hilton DEBTOR  
RIKI M HILTON  
LISA HILTON

1200  
350  
51

BOOK 472 PAGE 64

251451

4. <input type="checkbox"/> Filed for record in the real estate records	5. <input type="checkbox"/> Debtor is a Transmitting Utility	6. No. of Additional Sheets Presented:
1. Debtor(s) (Last Name First) and address(es) Trans-American Leasing Corporation The Steffey Bldg., Ste. 200B 407 Crain Highway Glen Burnie, MD 21061	2. Secured Party(ies) and address(es) Newworld Bank For Savings 55 Summer Street Boston, MA 02112	3. For Filing Officer (Date, Time, Number, and Filing Office) RECORDED FEE 11.00 POSTAGE .50 #12597 C040 R01 114124 MAR 28 84

7. This financing statement covers the following types (or items) of property:  
To secure assignment to Newworld Bank For Savings of certain lease payments under a certain True Lease Assignment dated July 7, 1983 between Assignor as Lessor and Riesbeck Food Markets, Inc. as Lessee, Assignor has granted a Security Interest in the following equipment leased to Lessee, to Assignee per a Non-Recourse Assignment of Rents dated Feb. 2, 1984 between Assignor and Assignee:

Eight - 9-10-20-30 Unique Control V Photo-Electric Belt Control for Checker unload Systems  
Eight - 9-10-70-31 Scanning Kit for NCR Systems  
Eight - 9-10-90-00 Checker Unload System Keyboard Pedastal for Modular Keyboard  
Eight - Spec 1-43-12-09 OTC Counters  
Eight - Hardware Packages 1 & 2

Proceeds  
☒ XXXXX of Collateral are also covered.

Whichever is Applicable (See Instruction Number 9)	TRANS-AMERICAN LEASING CORPORATION Signature(s) of Debtor (Or Assignor)	NEWORLD BANK FOR SAVINGS Signature(s) of Secured Party (Or Assignee)
--	--	---

Filing Officer Copy — Alphabetical  
STANDARD FORM — UNIFORM COMMERCIAL CODE — FORM UCC-1

Rev. Jan. 1980

Forms may be purchased from Hobbs & Warren, Inc., Boston, Mass. 02101

Mailed to Secured Party



RECEIVED BY ACCOUNT  
1984 MAR 28 PM 3:06  
E. AUBREY COLLISCH  
CLERK



UNIFORM COMMERCIAL CODE  
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC. — FORM UCC-8  
THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 233445

RECORDED IN LIBER 445 FOLIO 82 ON 7-18-80 (DATE)

1. DEBTOR

Name The Minicomputer Co. of Md. Inc.  
Address 793 E. Bridge Landing Road, Linthicum, MD 21090

2. SECURED PARTY

Name CONTROL DATA BUSINESS CENTERS, INC.  
Address P.O. BOX 549, SUITE C-152 22 W. PADONIA ROAD  
TIMONIUM, MD. 21093

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) Pd on June

SEECE E FORM OF STATEMENT

<p><b>A. Continuation</b> <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p><b>B. Partial Release</b> <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p><b>C. Assignment</b> <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p><b>D. Other:</b> <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.) <u>TERMINATION</u></p>

RECORD FEE 10.00  
POSTAGE .50  
#12601 CO-0 R01 T14:28

MAR 28 84

CONTROL DATA BUSINESS CENTERS, INC.  
P.O. BOX 549, SUITE C-152 22 W. PADONIA ROAD  
TIMONIUM, MD. 21093

Mailed to Secured Party

Dated \_\_\_\_\_

(Signature of Secured Party)

Type or Print Above Name on Above Line

RECEIVED FOR RECORD  
CLERK COUNTY & A. COUNTY

1984 MAR 28 PM 3:06

E. AUBREY COLLISON  
CLERK

CLERK

1000/50

251452

BOOK 472 PAGE 66

COPY FOR FILING

FINANCING STATEMENT

- ☒ Not Subject to Recordation Tax PURCHASE MONEY ☐ To Be Recorded in Land Records (For  
☐ Subject to Recordation Tax; Principal Fixtures Only).  
Amount is \$ \_\_\_\_\_

NAME	No.	Street	City	State
1. Debtors(s) (or assignor(s) )				
H. Dawson Smith T/A				
Maryland Investment & Leasing Co.	P.O. Box 1017		Severna Park, Maryland	21146

2. Secured Party (or assignee)  
SUBURBAN BANK 12125 Viers Mill Road, Silver Spring, Maryland 20906

3. This Financing Statement covers the following types (or items) of property:

- (1) 1980 Model D210 Prentice Knuckleboom Log Loader with 3-53 Detroit Power, 8-48 Log By-pass Grapple, MECO Tandem Axle Trailer, and Model 1500 FEC Hydro Saw-Buck. Serial #210P2T256 and #8030.

RECORD FEE 12.00  
POSTAGE .50  
#12603 C040 R01 T14:30  
MAR 28 84



RECEIVED FOR RECORD  
DEPT. OF COURT, BAL. COUNTY

1984 MAR 28 PM 3:06

E. AUBREY COLLISON  
CLERK

CHECK ☒ THE LINES WHICH APPLY

4. ☐ (If collateral is crops) The above described crops are growing or are to be grown on the Real Estate described below:  
☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to the Real Estate described below:

Title Owner of Real Estate: \_\_\_\_\_

5. ☒ (If proceeds of collateral are claimed) Proceeds of the collateral are also covered.  
☐ (If products of collateral are claimed) Products of the collateral are also covered.  
6. Mailing instructions: This Financing Statement, after recorded, should be delivered or mailed to the Secured Party (or assignee) at the address above stated.

Secured Party:

SUBURBAN BANK

By: Rose Ann Hennessey

Type Name Rose Ann Hennessey

Title Retail Banking Officer

Debtor(s) or Assignor(s)

H. Dawson Smith  
H. Dawson Smith  
T/A MARYLAND INVESTMENT & LEASING CO.  
T/A Maryland Investment & Leasing Co.

Type or Print Name and Title of Each Signature

Mailed to Secured Party

FINANCING STATEMENT

This Financing Statement is presented to the Filing Officer pursuant to the Maryland University Commercial Code.

1. Name of Debtor: Martens Subaru of Annapolis, Inc.  
Address: 240 West Street  
Annapolis, Maryland
2. Name of Secured Party: Equitable Bank, National Association  
Address: 100 S. Charles Street, 7th Floor  
Baltimore, Maryland 21201
3. This Financing Statement covers the following types (or items) of property of the Debtor, including, without limitation, all proceeds of any insurance policies covering all or any part of such property:
  - a. Accounts. All of the accounts of the Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with all cash and non-cash proceeds thereof.
  - b. Chattel Paper. All of the chattel paper of the Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, and (ii) all cash and non-cash proceeds thereof.
  - c. Inventory. All of the inventory of the Debtor, whether now owned or hereafter acquired, and all proceeds (both cash and non-cash) and products thereof, including, without limitation, any motor vehicles used for demonstration, executive or similar purposes or which are returned to, or resposessed by, the Debtor.
  - d. Miscellaneous. All manufacturer's certificates of origin, certificates of title, commercial invoices, bills of lading, packing lists, inspection certificates, special customs invoices, insurance certificates, and documents of title representing or relating to inventory of the Debtor.
4. The underlying secured transaction is not subject to a recordation tax.

Debtor:

Secured Party:

MARTENS SUBARU OF ANNAPOLIS, INC.

EQUITABLE BANK, NATIONAL ASSOCIATION

By: Fran Martens, Jr., Pres. (SEAL)By: Jack L. Daly V.P. (SEAL)Date: 3/12/84

(Mr. Clerk: Please return to: Terry Bockman  
c/o Equitable Bank, N.A.  
100 S. Charles Street, 7th Floor  
Baltimore, Maryland 21201

RECORD FEE 11.00  
POSTAGE .50  
#12611 C040 R01 T1442  
MAR 28 84

CC"K"/100(28)-mr

Mailed to Secured Party



RECEIVED FOR RECORD  
CIRCUIT COURT, A.A. COUNTY

1984 MAR 28 PM 3:07

E. AUBREY COLLISON  
CLERK

11.00  
11.50

☐ TO BE  
☐ NOT TO BE

RECORDED IN  
LAND RECORDS

BOOK

472 PAGE 63

☐ SUBJECT TO  
☐ NOT SUBJECT TO

RECORDING TAX  
ON PRINCIPAL  
AMOUNT OF

\$

251554

UNIFORM COMMERCIAL CODE - FINANCING STATEMENT

Joan E. Leanos - Certified Public Accountant

1. Lessee:

Name or Names - Print or Type

150 South St., Ste. 200, Annapolis, Maryland 21401

Address - Street No., City - County State Zip Code

Name or Names - Print or Type

Address - Street No., City - County State Zip Code

Industrial

2. Lessor:

Chesapeake Leasing Company, Inc.

Name or Names - Print or Type

8767 Satyr Hill Road Baltimore Maryland 21234

Address - Street No., City - County State Zip Code

Assignee of Lessor: Harbor Federal Savings & Loan, 3200 Eastern Ave., Balto., MD 21224

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary)

One (1) - Olivetti Copier Model 1810

Serial Number: 201820

4. If above described personal property is to be affixed to real property, describe real property.

5. If collateral is crops, describe real estate.

6. Proceeds of collateral ☐ are ☐ are not covered.

Lessee:

Joan E. Leanos - Certified Public Accountant

Lessor:

(Signature)

Joan E. Leanos - Proprietor

Type or Print

(Signature)

Type or Print

Industrial

Chesapeake Leasing Company, Inc.

(Company, if applicable)

(Signature)

Gordon T. Hill - Proprietor President

Type or Print (Include title if Company)

TO THE FILING OFFICER: After this statement has been recorded please mail the same to:

Name and Address

Harbor Federal Savings & Loan Assn.

3200 Eastern Avenue

Baltimore, Maryland 21224

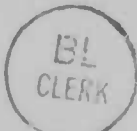
Attn. Bob Williams

Mailed to:

RECORD FEE 12.00  
POSTAGE .50

#12612 C040 R01 T14:43  
MAR 28 84

1984 MAR 28 PM 3:07  
E. AUBREY COLLISON  
CLERK





BOOK 472 PAGE 68

251455

<input type="checkbox"/> 4. Filed for record in the real estate records.		<input type="checkbox"/> 5. Debtor is a Transmitting Utility.	6. No. of Additional Sheets Presented: 1
1. Debtor(s) (Last Name First) and address(es) Trans-American Leasing Corporation The Steffey Bldg., Ste. 200B 407 Crain Highway Glen Burnie, MD 21061		2. Secured Party(ies) and address(es) Newworld Bank For Savings 55 Summer Street Boston, MA 02112	3. For Filing Officer (Date, Time, Number, and Filing Office)  RECORD FEE 11.00 POSTAGE .50 #12613 C040 R01 T14:44 MAR 28 84
7. This financing statement covers the following types (or items) of property: To secure assignment to Newworld Bank For Savings of certain lease payments under a certain True Lease Assignment dated January 30, 1984 between Assignor as Lessor and Milford Fertilizer Company as Lessee, Assignor has granted a Security Interest in the following equipment leased to Lessee, to Assignee per a Non-Recourse Assignment of Rents dated February 17, 1984 between Assignor and Assignee:  See attached Equipment List			
<input type="checkbox"/> Products of Collateral are also covered.			
Whichever is Applicable (See Instruction Number 9)	TRANS-AMERICAN LEASING CORPORATION  Signature(s) of Debtor (Or Assignor)		NEWORLD BANK FOR SAVINGS  Signature(s) of Secured Party (Or Assignee)
Filing Officer Copy — Alphabetical STANDARD FORM — UNIFORM COMMERCIAL CODE — FORM UCC-1 Rev. Jan. 1980 Forms may be purchased from Hobbs & Warren, Inc., Boston, Mass. 02101			

11.00  
50



RECEIVED FOR RECORD  
CIRCUIT COURT, A.A. COUNTY

1984 MAR 28 PM 3:07

E. AUBREY COLLISON  
CLERK

Mailed to Secured Party

## EQUIPMENT LIST

BOOK 472 PAGE 70

## QUANTITY

## DESCRIPTION


1

Model 920 New Caterpillar Articulated Wheel Loader S/N 62K12678, #E15008  
with:  
Counterweight #5K1616.  
General Purpose Bucket #5V4660  
Drawbar #7K0155  
Guard, Power Train #7K0365  
Heater, Cab 1V6512  
Suspension Seat #7K8408  
Michelin 15.5 X 25XRA Tires #4V4846  
Caplock, Oil Filter #5N8553  
Caplock, Oil Dipstick #1N4297  
Caplock, Fuel Tank #5G3612  
Caplock, Hydraulic Tank # 9C9288  
Caplock, Radiator #1N3599  
Engine S/N 78P61965 #7N1515

2

Model 910 New Caterpillar Articulated Wheel Loader  
with:  
Backup Alarm #5G1760  
Brakes #5G2879  
GT-2 1/2 cubic yard Bucket # 5G3080  
Bolt on Edge #1U2268  
Cab, Rots #6S7562  
Fan Defroster #6S6928  
Fenders front & rear #6S4771  
Cab heater #6S6759  
Suspension seat #6S3626  
Lights #5G2230  
Ether Starting Aid #5G1550  
Engine  
High Lift Package

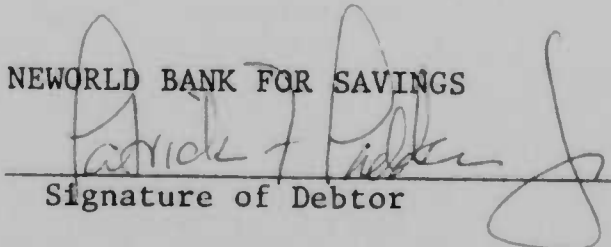
TRANS-AMERICAN LEASING CORPORATION

  
\_\_\_\_\_  
Signature of Secured Party

Howard D. Siegel  
President

Type of Print Above Signature on  
Above Line

NEWORLD BANK FOR SAVINGS

  
\_\_\_\_\_  
Signature of Debtor

Patrick F. Padden, Jr.  
Assistant Vice President

Type or Print Name on Above Line

Mailed to Secured Party



# National Mortgage FUNDING CORPORATION

Please Reply To:  
6571 Edsal Road  
Springfield, Virginia 22151  
(703) 354-2500

BOOK 472 PAGE 71

251456

Name of Filing Officer

FINANCING STATEMENT

19698

Under Uniform Commercial Code

NAME(S) and ADDRESS OF MORTGAGOR(S) JAMES W. TUPPER & JEANNE N. TUPPER  
(HUSBAND AND WIFE)  
1572 SECRETARIAT DRIVE, ANNAPOLIS, MD 21401

NAME and ADDRESS OF SECURED PARTY:

MATURITY DATE OF OBLIGATION:

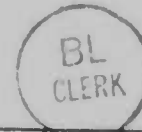
NATIONAL MORTGAGE FUNDING CORPORATION  
6571 EDSAL ROAD  
SPRINGFIELD, VIRGINIA 22151

April 1 2014

RECORD FEE 12.00  
POSTAGE .50  
TOTAL DUE 12.50  
MAR 29 84

This Financing Statement covers the following types (or items) of Property:

RANGE, REFRIGERATOR, DISPOSAL, VENT FAN, WALL TO  
WALL CARPET, HEAT PUMP



The above described items of property are affixed to a dwelling house located on:

1572 SECRETARIAT DRIVE, ANNAPOLIS, MD 21401

County of ANNE ARUNDEL

For a more particular description of the property, reference is hereby made to a Deed of  
Trust dated March 22 1984 from JAMES W. TUPPER & JEANNE N. TUPPER  
(HUSBAND AND WIFE)  
to National Mortgage Funding Corporation, which has been recorded among the Land Records  
of ANNE ARUNDEL County, MD

MORTGAGOR(S) SIGNATURE(S)

*James W. Tupper*  
JAMES W TUPPER  
*Jeanne N. Tupper*  
JEANNE N TUPPER

SECURED PARTY

NATIONAL MORTGAGE FUNDING CORPORATION

BY:

*Debbie K. [Signature]*  
Mailed to Secured Party

1200/50



# National Mortgage FUNDING CORPORATION

Please Reply To:  
6571 Edsal Road  
Springfield, Virginia 22151  
(703) 354-2500

BOOK 472 PAGE 72

251457

Name of Filing Officer

## FINANCING STATEMENT

Under Uniform Commercial Code

NAME(S) and ADDRESS OF MORTGAGOR(S) RAYMOND W. HUMPHREY & CYNTHIA D. HUMPHREY  
3468 MARBLE ARCH DRIVE  
PASADENA, MARYLAND 21122

NAME and ADDRESS OF SECURED PARTY:

MATURITY DATE OF OBLIGATION:

NATIONAL MORTGAGE FUNDING CORPORATION  
6571 EDSAL ROAD  
SPRINGFIELD, VIRGINIA 22151

APRIL 1, 2014

This Financing Statement covers the following types (or items) of Property:

RANGE, DISHWASHER, DISPOSAL, VENT FAN, WALL TO WALL CARPET, HEAT PUMP

RECORD FEE 12.00

POSTAGE .50

#12729 0040 R01 111:08  
MAR 29 84

The above described items of property are affixed to a dwelling house located on:

3468 MARBLE ARCH DRIVE PASADENA, MARYLAND

County of ANNE ARUNDEL

For a more particular description of the property, reference is hereby made to a Deed of Trust dated MARCH 21, 1984 from RAYMOND W. HUMPHREY & CYNTHIA D. HUMPHREY to National Mortgage Funding Corporation, which has been recorded among the Land Records of ANNE ARUNDEL County, MARYLAND

MORTGAGOR(S) SIGNATURE(S)

RAYMOND W. HUMPHREY  
CYNTHIA D. HUMPHREY

SECURED PARTY

NATIONAL MORTGAGE FUNDING CORPORATION

BY: *Dan Collins*

BL  
CLERK

Mailed to Secured Party

1984 MAR 29 AM 11:24

E. AUDREY COLLISON  
CLERK

12.00



STATEMENT OF CONTINUATION, TERMINATION, ASSIGNMENT  
AMENDMENT OR RELEASE UNDER UNIFORM COMMERCIAL CODE  
FORM NO. 801-7 Ed. 1/69

This Statement is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code.  
This Statement refers to original Financing Statement, Identifying File No. 159393 recorded in  
Liber 264, Folio 349 on September 13, 1972 (Date).

## 1. DEBTOR(S):

Name(s) Charles P. &amp; Bertha J. Hamilton

Address(es) Lot 17 Lyons Creek Mobile Homes, Lothian, Maryland

## 2. SECURED PARTY: Citizens Savings &amp; Loan Association, Inc.

Name

Address 8485 Fenton Street, Silver Spring, Maryland 20910

Person and Address to whom Statement is to be returned if different from above.

Check mark below indicates the type and kind of Statement made hereby.  
(Check only one Box.)

3. ☐ CONTINUATION. The original Financing Statement referred to above is still effective.
4. ☒ TERMINATION. The Secured Party of Record no longer claims a security interest under the original Financing Statement referred to above.
5. ☐ ASSIGNMENT. The Secured Party of Record has assigned to the Assignee whose name and address appear below in Item 8, the Secured Party's rights under the original Financing Statement above referred to as to all the collateral described therein or such part thereof as is described in Item 8 below.
6. ☐ AMENDMENT. The original Financing Statement above referred to is amended as set forth in Item 8 below. (Signature of Debtor is required.)
7. ☐ RELEASE. (Partial or Full) From the collateral described in the original Financing Statement above referred to, the Secured Party of Record releases the property described in Item 8 below.

8.

## 9. SIGNATURES.

SECURED PARTY

Citizens Savings &amp; Loan Association, Inc.

By

Michael H. Melocik, Assistant Vice President  
(Type, Name and Title)

## DEBTOR(S)

(Necessary only if Item 6 is applicable)  
Type name of each signature and if Company,  
type name of Company and Name and Title of  
Authorized Signer.

F113-6/71-1000

BL  
CLERKRECEIVED FOR RECORD  
CIRCUIT COURT, A. COUNTY

1984 MAR 29 AM 11:45

E. AUDREY COLLISON  
CLERK1000  
50

## FINANCING STATEMENT FORM UCC-1

Identifying File No. \_\_\_\_\_

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ N/A

If this statement is to be recorded in land records check here ☐

This financing statement Dated 3/14/84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

## 1. DEBTOR

Name AERONAUTICAL RADIO, INC.Address 2551 PINE ROAD ANNAPOLIS, MD 21401

## 2. SECURED PARTY

Name AMERICAN EQUIPMENT LEASING CO INCAddress 6th & Penn StsREADING, PA 19602

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) \_\_\_\_\_

4. This financing statement covers the following types (or items) of property: (list)

2 20 NORTH STAR ADVANTAGE

2 WORK STATION PACK

2 ASYNCHRONOUS SERIAL I/O BOARD

3 ADV 8/16 BOARD

2 GRAPHICS MS-DOS PLUS GRAPHICS CP/M 16 BIT

2 GRAPHICS CP/M 8 BIT

2 ANADIX SILVER SCREEN PRINTER, MODEL 9605

4 8/16 RAM BOARD (64K EACH)

1 DC HAYES 1200 BRAID SMART MODEM

This financing statement is being recorded for notice purposes only and shall not be deemed to grant the debtor any property interest in the equipment herein described.

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☐ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)  
Aeronautical Radio, Inc.

T.R. Lawson  
(Signature of Debtor)

T. R. LAWSON  
Type or Print Above Name on Above Line

\_\_\_\_\_  
(Signature of Debtor)

\_\_\_\_\_  
Type or Print Above Signature on Above Line

American Equipment Leasing Co. Inc.  
(Signature of Secured Party)

Wayne Saljak New Deal Coordinator  
Type or Print Above Signature on Above Line

Mailed to Secured Party

BL  
CLERK

RECEIVED FOR RECORD  
CREDIT COURT, A.A. COUNTY

1984 MAR 29 AM 11:45

RE. AUBREY COLLISON  
CLERK

☐ TO BE  
☒ NOT TO BE

RECORDED IN  
LAND RECORDS

☐ SUBJECT TO  
☐ NOT SUBJECT TO

RECORDING TAX  
ON PRINCIPAL  
AMOUNT OF

\$ 251.159

BOOK 472 PAGE 75

UNIFORM COMMERCIAL CODE - FINANCING STATEMENT

1. Lessee: Dennis Orem T/A Dr. Pepper Field Sales  
Name or Names - Print or Type  
285 Shetlands Lane, Glen Burnie, MD 21061  
Address - Street No., City - County State Zip Code  
Name or Names - Print or Type  
Address - Street No., City - County State Zip Code  
2. Lessor: Chesapeake Industrial Leasing Co., Inc.  
Name or Names - Print or Type  
8767 Satyr Hill Road Baltimore Maryland 21234  
Address - Street No., City - County State Zip Code

Assignee of Lessor: Harbor Federal Savings & Loan, 3200 Eastern Ave., Balto., MD 21224

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary)

One-Sanyo, Model 800, Copier

Serial Number: 5831

4. If above described personal property is to be affixed to real property, describe real property.

5. If collateral is crops, describe real estate.

6. Proceeds of collateral ☒ are ☐ are not covered.

Lessee: Dennis Orem T/A  
Dr. Pepper Field Sales  
Dennis Orem  
(Signature)  
Dennis Orem, Proprietor  
Type or Print  
(Signature)  
Type or Print

Lessor: Chesapeake Industrial Leasing Co., Inc.  
(Company, if applicable)  
(Signature)  
Gordon T. Hill, President  
Type or Print (Include title if Company)

TO THE FILING OFFICER: After this statement has been recorded please mail the same to:

Name and Address Harbor Federal Savings & Loan  
3200 Eastern Avenue  
Baltimore, MD 21224  
Attn: Bob Williams

Mailed to:

E. AUBREY COLLISON  
CLERK

1984 MAR 29 AM 11:46



RECORD FEE 12.00  
POSTAGE .50  
RECORDED MAR 29 11:36  
MAR 29 84

1200  
50

FINANCING STATEMENT FORM UCC-1

Identifying File No. 251460

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$

If this statement is to be recorded in land records check here. ☐

This financing statement Dated is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Trans-American Leasing Corporation

\* Address 908 Concord Street, Framingham, MA 01701

2. SECURED PARTY

Name Newworld Bank for Savings

55 Summer Street, Boston, MA 02110

Address

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any)

4. This financing statement covers the following types (or items) of property: (list)

Sch. 03

See attached equipment list

E. AUBREY COLLISON  
CLERK

1984 MAR 29 AM 11:46



RECORD FEE 11.00  
POSTAGE 50  
RECEIVED 1984 MAR 29 11:46  
MAR 29 84

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☐ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

Trans-American Leasing Corporation

(Signature of Debtor)

Howard D. Siegel, President

Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Newworld Bank for Savings

Patrick F. Padden, Jr.

Assistant Vice President

(Signature of Secured Party)

Type or Print Above Signature on Above Line

\* Maryland Address:

407 Crain Highway

Glen Burnie, MD 21061

Mailed to:

11 00  
32



EQUIPMENT LISTQUANTITYDESCRIPTION

1	Atlantis Custom Built Platform Body (20'): 96"W / Structural steel long sills - minimum (7") I or channel / Structural steel cross sills - minimum (4") channel / Smooth steel floor - 3/16" one piece / Approx. 60" smooth header - 3/16" with window look-out / Header structural steel reinforcement / Side rails 3/8" plate steel / Chain binder box mounted / DOT lights & reflectors / Mud flaps / Certified
1	Crysteel Lo-Boy Hoist Model ST-560 Double Acting: 25 ton capacity to fit 20' body
1	1984 International 1954
1	1984 International F-2574
1	16' Atlantis Custom Built Platform Body: 96"W / Structural steel long sills - minimum (7") I or channel / Structural steel cross sills - minimum (4") channel / Smooth steel floor - 3/16" one piece / Approx. 60" smooth header - 3/16" with window look-out / Header structural steel reinforcement / Side rails 3/8" plate steel / Chain binder box mounted / DOT lights & reflectors / Mud flaps / Certification
1	Crysteel Lo-Boy Hoist Model 645 Double Acting Hoist: 18 ton cap. to fit 16" body

TRANS-AMERICAN LEASING CORPORATION

BY:

Howard D. Siegel  
President

TITLE:

New World Bank for Savings

By:

Patrick F. Padden, Jr.

Title: Assistant Vice President

☐ TO BE  
☒ NOT TO BE

RECORDED IN  
LAND RECORDS

☐ SUBJECT TO

☒ NOT SUBJECT TO

RECORDING TAX  
ON PRINCIPAL  
AMOUNT OF

\$ 251.61

BOOK 472 PAGE 478

UNIFORM COMMERCIAL CODE - FINANCING STATEMENT

William S. Cremen & Associates, Inc.

Name or Names - Print or Type

1007 Wayson Way; Davidsonville, Maryland 21035

Address - Street No., City - County State Zip Code

1. Lessee:

Name or Names - Print or Type

Address - Street No., City - County State Zip Code

Chesapeake Industrial Leasing Co., Inc.

Name or Names - Print or Type

8767 Satyr Hill Road Baltimore Maryland 21234

Address - Street No., City - County State Zip Code

2. Lessor:

Assignee of Lessor: Harbor Federal Savings & Loan, 3200 Eastern Ave., Balto., MD 21224

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary)  
NEC Electra 6/16 with 1- Key Service Unit, 2- 3 Channel Line Cards, 2- 8 Channel Station cards, 2- KSI Circuit card, 12- 6 Button Electronic Telephones, 1- Busy lamp field, 1- BLF & Security Alarm card, 1- Wall mount kit

Serial Number: \_\_\_\_\_

4. If above described personal property is to be affixed to real property, describe real property.

5. If collateral is crops, describe real estate.

6. Proceeds of collateral ☒ are ☐ are not covered.

Lessee:

William S. Cremen & Associates, Inc.

*William S. Cremen*  
(Signature)

William S. Cremen, President  
Type or Print

(Signature)

Type or Print

Lessor:

Chesapeake Industrial Leasing Co., Inc.  
(Company, if applicable)

*Gordon T. Hill*  
(Signature)

Gordon T. Hill, President  
Type or Print (Include title if Company)

TO THE FILING OFFICER: After this statement has been recorded please mail the same to:

Name and Address Harbor Federal Savings & Loan  
3200 Eastern Avenue  
Baltimore, MD 21224  
Attn: Bob Williams

Mailed to:

1984 MAR 29 AM 11:46  
E. ADRIAN COLLISON  
CLERK

RECORD FEE  
POSTAGE

11.00  
50.

453040 DMT 902 11.137

MAR 29 84

11.00  
50

☐ TO BE  
☒ NOT TO BE

RECORDED IN  
LAND RECORDS

☐ SUBJECT TO

☒ NOT SUBJECT TO

RECORDING TAX  
ON PRINCIPAL  
AMOUNT OF

\$

251462

BOOK 472 PAGE 73

UNIFORM COMMERCIAL CODE - FINANCING STATEMENT

United Commercial Credit, Inc. United Leasing of Annapolis, Inc.

Name or Names - Print or Type

1623 Forest Drive Annapolis, Md. 21401  
Address - Street No., City - County State Zip Code

1. Lessee:

Name or Names - Print or Type

Address - Street No., City - County State Zip Code

2. Lessor:

Chesapeake Industrial Leasing Co., Inc.

Name or Names - Print or Type

8767 Satyr Hill Road Baltimore Maryland 21234  
Address - Street No., City - County State Zip Code

Assignee of Lessor: Harbor Federal Savings & Loan, 3200 Eastern Ave., Balto., MD 21224

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary)

1 - Brother Model 65 Electronic Typewriter, 1 - Mita Model 122 Copier

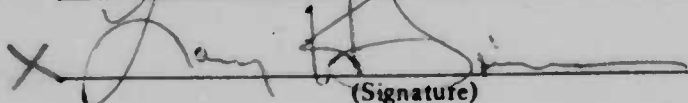
Serial Number: L31734091 & 47089848

4. If above described personal property is to be affixed to real property, describe real property.

5. If collateral is crops, describe real estate.

6. Proceeds of collateral ☒ are ☐ are not covered.

Lessee: United Commercial Credit, Inc.  
United Leasing of Annapolis, Inc.

X   
(Signature)

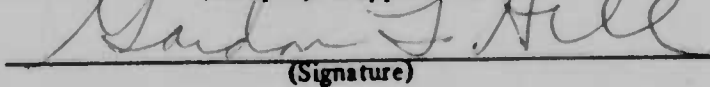
Larry Simmons - Pres.  
Type or Print

(Signature)

Type or Print

Lessor:

Chesapeake Industrial Leasing Co., Inc.  
(Company, if applicable)

  
(Signature)

Gordon T. Hill - Pres.  
Type or Print (Include title if Company)

TO THE FILING OFFICER: After this statement has been recorded please mail the same to:

Name and Address Harbor Federal Savings & Loan Assn.  
3200 Eastern Avenue  
Baltimore, Maryland 21224  
Attn. Bob Williams

Mailed to:

1981 MAR 29 AM 11:46  
E. AUBREY COLLISON  
CLERK

RECORD FILE  
POSTAGE  
50  
251462 (100) MAR 29 1981  
MAR 29 81

1200  
50

☐ TO BE  
☒ NOT TO BE

RECORDED IN  
LAND RECORDS

☐ SUBJECT TO  
☒ NOT SUBJECT TO

RECORDING TAX  
ON PRINCIPAL  
AMOUNT OF

\$ 251463

BOOK 472 PAGE 80

UNIFORM COMMERCIAL CODE - FINANCING STATEMENT

1. Lessee:

Lasercon, Inc., A Subsidiary of Chesapeake Laser Systems  
Name or Names - Print or Type

P. O. Box 3515 Annapolis, Md. 21403  
Address - Street No., City - County State Zip Code

Name or Names - Print or Type

Address - Street No., City - County State Zip Code

2. Lessor:

Chesapeake Industrial Leasing Co., Inc.  
Name or Names - Print or Type

8767 Satyr Hill Road Baltimore Maryland 21234  
Address - Street No., City - County State Zip Code

Assignee of Lessor: Harbor Federal Savings & Loan, 3200 Eastern Ave., Balto., MD 21224

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary)

- 1 - HO 1872 Oak Credenza, 1 - HO 1830 Oak Desk, 2 - GL 4705 Natural Side Chairs,  
1 - GL 4700 Natural Executive Chairs, 8 - MD 8554-0 Natural Side Chairs,  
1 - CD 8 Conference Table *TERRA LLS*

Serial Number:

Equipment Location: 5100 Forbes Blvd., Lanham, MD 20706

4. If above described personal property is to be affixed to real property, describe real property.

5. If collateral is crops, describe real estate.

6. Proceeds of collateral ☒ are ☐ are not covered.

Lessee:

Lasercon, Inc., A Subsidiary of  
Chesapeake Laser Systems

Linda L. Stevens  
(Signature)

Linda L. Stevens - Mgr.  
Type or Print

(Signature)

Type or Print

Lessor:

Chesapeake Industrial Leasing Co., Inc.  
(Company, if applicable)

Gordon T. Hill  
(Signature)

Gordon T. Hill - President  
Type or Print (Include title if Company)

TO THE FILING OFFICER: After this statement has been recorded please mail the same to:

Name and Address Harbor Federal Savings & Loan Assn.  
3200 Eastern Avenue  
Baltimore, Maryland 21224  
Attn. Bob Williams

Mailed to:

12<sup>00</sup>/<sub>50</sub>

1984 MAR 29 AM 11:46  
E. AUBREY COLLISON  
CLERK

BL  
CLERK

RECORD FEE 12.00  
POSTAGE .50  
TOTAL FEE 12.50  
MAR 29 84



251464

Debtor or Assignor Form

## FINANCING STATEMENT

- ☒ Not subject to Recordation Tax  
☐ Subject to Recordation Tax; Principal  
Amount is \$ .....

☐ To be Recorded in Land Records (For Fixtures Only).Name of DebtorAddress

Southern Maryland Cable, Inc.

5928 Solomons Island Rd.  
Tracys Landing, MD 20779Secured PartyAddressAssignee

FARMERS NATIONAL BANK OF MARYLAND - 5 Church Circle, Annapolis, Md.

Attach separate  
list if necessary

1. This Financing Statement covers the following types (or items) of property (the collateral):  
All equipment, inventory, & accounts receivable now owned and hereafter acquired and all proceeds of such equipment, inventory & accounts receivable cash & non-cash.

2. The collateral property is affixed or to be affixed to or is or is to be crops on the following real estate:

3. ☒ Proceeds } of the collateral are also specifically covered.  
☐ Products }

4. Mr. Clerk: Mail instrument to secured party named above or assignee, if any, at the address stated.

STAMPED FEE 11.00  
POSTAGE .50  
MAR 29 1984 11:27  
MAR 29 84

Debtor (or Assignor)

Secured Party (or Assignee)

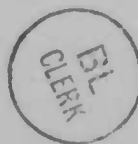
Southern Maryland Cable, Inc.

FARMERS NATIONAL  
BANK OF MARYLANDBY: *Douglas T. Hazard*BY *[Signature]*

Type or print names under signatures

Mail to: FARMERS NATIONAL BANK OF MARYLAND  
5 CHURCH CIRCLE  
ANNAPOLIS, MARYLAND 21401

Mailed to: \_\_\_\_\_

RECEIVED FOR RECORD  
MAR 29 1984 PM 3:30  
E. AUBREY COLLISON  
CLERK

1150

~~STATE OF MARYLAND~~

FINANCING STATEMENT FORM UCC-1

Identifying File No. 251465

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially  
subject to recordation tax indicate amount of  
taxable debt here \$ \_\_\_\_\_

If this statement is to  
be recorded in land records  
check here. ☐

This financing statement Dated \_\_\_\_\_ is presented to a filing  
officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Tribble's, Inc.

Address 1942 West Street, Annapolis, MD 21401

2. SECURED PARTY

Name Commercial Credit Business Loans, Inc.

Address P.O. Box 33789, Charlotte, NC 28233

Mailed to: \_\_\_\_\_

Person and Address to whom Statement is to be returned if different from above.

3. Maturity date of obligation (if any) \_\_\_\_\_

4. This financing statement covers the following types (or items) of property: (list)

- (a) All present and future accounts, contracts, contract rights, open accounts receivable, book debts, notes, drafts, acceptances, instruments, chattel paper and other choses in action, and returned goods, and all products and proceeds thereof, now or hereafter owned or held by or payable to the debtor.
- (b) All now owned and hereafter acquired inventory of debtor, consisting of the raw materials, goods in process and finished goods of debtor, including but not limited to all types of major appliance parts for washers, dryers, stoves, ranges, air conditioners, refrigerators, tools and supplies, and other related items.

CHECK THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

- ☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☒ (Proceeds of collateral are also covered)

☒ (Products of collateral are also covered)

TRIBBLE'S, INC.

(Signature of Debtor)

John R. Tribble, II

Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

COMMERCIAL CREDIT BUSINESS LOANS, INC.

(Signature of Secured Party)

P. Cloninger, Regional VP

Type or Print Above Signature on Above Line

Mailed to Secured Party



1984 MAR 29 PM 3:56

E. AUDREY COLLISON  
CLERK



BOOK 472 PAGE 83

251491

## ORIGINAL OR SUBSEQUENT FINANCING STATEMENT

THE SECURED PARTY DESIRES THIS FINANCING STATEMENT TO BE INDEXED AGAINST THE RECORD OWNER OF THE REAL ESTATE NO ☒ YES ☐ NAME OF RECORD OWNER: \_\_\_\_\_

STATE CORPORATION COMMISSION  
(Uniform Commercial Code Division, Box 1197, Richmond, Virginia 23209)  
(Print or Type All Information)

The Commission stamps the File Number on the Original Financing Statement. The secured party must place this same number on all subsequent statements.

Index numbers of subsequent statements (For office use only)

Name & mailing address of all debtors, trade styles, etc. No other names will be indexed.

TRESP ASSOCIATES, INC.  
1320 Fenwick Lane, Suite 802  
Silver Spring, Maryland 20910

Check the box indicating the kind of statement. Check only one box.

- ☒ ORIGINAL FINANCING STATEMENT  
☐ CONTINUATION-ORIGINAL STILL EFFECT  
☐ AMENDMENT  
☐ ASSIGNMENT (Date Original Filed \_\_\_\_\_)  
☐ PARTIAL RELEASE OF COLLATERAL  
☐ TERMINATION

RECORD FEE 11.00  
POSTAGE .50  
#12785 C040 R01 T15:29

Name & address of Secured Party

Central Fidelity Bank  
8117 Leesburg Pike  
Vienna, Virginia 22180

Name & address of Assignee

G.L.  
CLERK

Date of maturity if less than five years February 6, 1986

- ☒ Proceeds of collateral are covered  
☐ Products of collateral are covered

Description of collateral covered by original financing statement

- (1) IBM XT Computer ser#5110475  
(1) 300A Amber Amdek Monitor ser#3030792

Space to record an amendment, assignment, release of collateral or a statement to cover collateral brought into Virginia from another jurisdiction.

Describe Real Estate if applicable:

*William S. Hardy* 2/6/84  
Signature of Debtor if applicable (Date)

*Cynthia McBlumphy* 2-6-84  
Signature of Secured Party (Date)

Filed with: ☐ STATE CORPORATION COMMISSION

☒ CLERK OF GLEN BURNETT MD COURT

FORM 127 (ORIG. 6/82)

Mailed to Secured Party

11,50

BOOK 472 PAGE 84

maryland national bank

251492

FINANCING STATEMENT

1. ☐ To Be Recorded in the Land Records  
2. ☒ To Be Recorded among the Financing Statement Records  
3. ☒ Not subject to Recordation Tax  
4. ☐ Subject to Recordation Tax on an initial debt in the principal amount of \$\_\_\_\_\_ The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to \_\_\_\_\_

5. Debtor(s) Name(s) Address(es)  
Mark W. Reynolds

536 West Drive  
Severna Park, Md. 21146

RECORD FEE 11.00  
POSTAGE 50  
#12813 C345 R01-107-27  
MAR 30 84

6. Secured Party Address  
Maryland National Bank  
Attention: Loan Operations (02-04-07)

P.O. Box 17047  
Baltimore, Md. 21203

7. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property:

- ☐ A. *Inventory*. All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof.  
☐ B. *Contract Rights*. All of the contract rights of each Debtor both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.  
☐ C. *Accounts*. All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.  
☐ D. *General Intangibles*. All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.  
☐ E. *Chattel Paper*. All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, and the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.  
☐ F. *All Equipment*. All of the equipment of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.  
☐ G. *Specific Equipment*. All of the equipment of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.  
☒ H. *Other*. All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.  
8. ☐ All or a portion of the property described above is affixed or is to be affixed to or is or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference.

Mark W. Reynolds (Seal)

Secured Party  
Maryland National Bank

Mark W. Reynolds (Seal)

Barbara Bremermann (Seal)

\_\_\_\_ (Seal)

Barbara Bremermann Branch Representative  
Type name and title

\_\_\_\_ (Seal)

Mr. Clerk: Please return to Maryland National Bank to the officer and at the address set forth in paragraph 6 above.

Form 207-95 ED 2/80

Mailed to Secured Party

RETURN TO:  
MARYLAND NATIONAL BANK  
ATTN: LOAN OPERATIONS (02-04-07)  
P.O. BOX 17047  
BALTIMORE, MARYLAND 21203

RECEIVED FOR RECORD  
BANCORP COURT & COUNTY

1984 MAR 30 AM 10:15

E. AUBREY COLLISON  
CLERK



372 7641/9003

11,00  
50



BOOK 472 PAGE 85

SCHEDULE "A" TO FINANCING STATEMENT

This Financing Statement covers all of the Debtor's right, title and interest, now owned or hereafter acquired in the following partnership:

G.B.D.C. Partnership

together with all distributions of income, whether cash or otherwise, and all proceeds thereof.

maryland national bank

BOOK 472 PAGE 86

251493

FINANCING STATEMENT

1. ☐ To Be Recorded in the Land Records.  
2. ☐ To Be Recorded among the Financing Statement Records.  
3. ☒ Not subject to Recordation Tax.  
4. ☐ Subject to Recordation Tax on an initial debt in the principal amount of \$\_\_\_\_\_ The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to \_\_\_\_\_

5. Debtor(s) Name(s)

Address(es)

Reliable Contracting Company, Inc.

1 Church View Road  
Millersville, Maryland 21108

6. Secured Party

Address

Maryland National Bank

Attention: Vicki Johnson

1713 West Street

Annapolis, Maryland 21401

7. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property:

☐ A. *Inventory.* All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof.

☐ B. *Contract Rights.* All of the contract rights of each Debtor both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☐ C. *Accounts.* All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.

☐ D. *General Intangibles.* All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☐ E. *Chattel Paper.* All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, and the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.

☐ F. *All Equipment.* All of the equipment of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☒ G. *Specific Equipment.* All of the equipment of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☐ H. *Other.* All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.

8. ☐ All or a portion of the property described above is affixed or is to be affixed to or is or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference.

Reliable Contracting Company, Inc.

W. E. Baldwin, Jr. (Seal)  
William E. Baldwin, Jr. President

(Seal)

(Seal)

(Seal)

Secured Party  
Maryland National Bank

Bonnie L. Williams (Seal)

Bonnie L. Williams  
Type name and title

Mr. Clerk: Please return to Maryland National Bank to the officer and at the address set forth in paragraph 6 above.

Form 207-95 ED 2/80

Mailed to Secured Party

RECEIVED FOR RECORD  
WEST KIRKPATRICK COUNTY

1984 MAR 30 AM 11:00

E. AUCREY COLLISON  
CLERK

11.00  
50

SCHEDULE A

THIS SCHEDULE A is attached to and made a part of a

Security Agreement and/or Financing Statement

1 Used Model TD7-E International Dozer, Serial No. 4360

1 Fiatallis FR 20 Wheel Loader Serial No. 80CD0525,  
Cab Serial No. 87U00678

Fiat 8215T (turbo diesel, powershift 4 x 4 transmission,  
26.5 x 25 L-2 Tires

4 1/2 cu. yd. bucket w/bolt on edge and teeth, auto bucket  
leveler and lift kick-out spill plate extension, sentenil  
low oil pressure/high temp. shutdown.

## FINANCING STATEMENT

1. ☐ To Be Recorded in the Land Records.  
2. ☐ To Be Recorded among the Financing Statement Records.  
3. ☒ Not subject to Recordation Tax.  
4. ☐ Subject to Recordation Tax on an initial debt in the principal amount of \$ \_\_\_\_\_ The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to \_\_\_\_\_

RECORD FEE 11.00  
The Debtor(s) .50  
#12840 C345 R01 T10:32  
MAR 30 84

5 Debtor(s) Name(s) Address(es)  
Reliable Contracting Company, Inc. 1 Church View Road  
Millersville, Maryland 21108

6 Secured Party Address  
Maryland National Bank 1713 West Street  
Attention: Vicki Johnson Annapolis, Maryland 21401

7. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property:

☐ A. *Inventory*. All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof.

☐ B. *Contract Rights*. All of the contract rights of each Debtor both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☐ C. *Accounts*. All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.

☐ D. *General Intangibles*. All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☐ E. *Chattel Paper*. All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, and the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.

☐ F. *All Equipment*. All of the equipment of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☒ G. *Specific Equipment*. All of the equipment of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☐ H. *Other*. All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.

8. ☐ All or a portion of the property described above is affixed or is to be affixed to or is or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference.

Reliable Contracting Company, Inc.

William E. Baldwin, Jr. (Seal)  
William E. Baldwin, Jr., President

\_\_\_\_ (Seal)

\_\_\_\_ (Seal)

\_\_\_\_ (Seal)

Secured Party  
Maryland National Bank

Bonnie L. Williams (Seal)

Bonnie L. Williams  
Asst. Branch Manager

Type name and title

Mr. Clerk: Please return to Maryland National Bank to the officer and at the address set forth in paragraph 6 above.

Form 207-95 ED 2/80

Mailed to Secured Party

RECEIVED FOR RECORD  
DIRECTOR OF LAND & COUNTY

1984 MAR 30 AM 11:00

E. AUBREY COLLISON  
CLERK



11.00  
50



SCHEDULE A

THIS SCHEDULE A is attached to and made a part of a

Financing Statement and/or Security Agreement

- 1 New Model TD8-E International Dozer, Serial No. 9739
- 1 Blaw-Knox PF-180H Asphalt Paver, Serial No. 18003-08,  
with GMC Diesel engine, 3/6 hydraulic screed extensions,  
two 1 3/6 extensions, two 1' auger and tunnel extensions,  
oscillating push rollers, auger Mat Kontrol, Kenco auger  
liners, cut off plates, screed crown kit, and single AGS  
5.5 electronic controls

FINANCING STATEMENT

1. Names and Addresses of Debtors: SINCLAIR PROPERTIES PARTNERSHIP  
1700 North Ellwood Avenue  
Baltimore, Maryland 21213

ALRHON REAL ESTATE, INC.  
1700 North Ellwood Avenue  
Baltimore, Maryland 21213

2. Name of Secured Party: MARYLAND NATIONAL BANK  
Address: Real Estate and Mortgage Banking  
Department  
10 Light Street  
Baltimore, Maryland 21202

3. This Financing Statement covers the following types (or items) of property:

(a) The interest of Debtors in all building materials, furniture, fixtures, machinery, equipment and tangible personal property of every kind and nature whatsoever (other than consumable goods, inventory, and trade fixtures or other personal property owned by tenants occupying all or any portion of the improvements on the premises hereinafter described) now or hereafter located on, contained in or upon or attached to, or used or usable in connection with the premises (and any and all improvements thereon, whether now existing or hereafter constructed) described in a certain Deed of Trust dated March 26, 1984 from Debtors to Lawrence J. Grady, Jr. and Stephen F. Beckenholdt, Trustees, all property being located in Anne Arundel County, Maryland, said property being more particularly described in Exhibit A attached hereto and made a part hereof.

(b) All accounts in respect of any and all leases or contracts of sale executed by the Debtors of any part or parcel of the described land and the improvements thereon located, whether said accounts are in existence or hereafter created and the proceeds thereof.

(c) Proceeds of all collateral are covered.

4. Recordation Tax has been paid in the principal amount of \$463,300 in connection with the filing of the aforesaid Deed of Trust in the Land Records of Anne Arundel County, Maryland.

RECORD FEE 16.00  
POSTAGE .50  
#53127 0055 R02 T11:40  
MAR 30 84

Debtors:

SINCLAIR PROPERTIES PARTNERSHIP

By: Albert J. Keim, Jr.  
Albert J. Keim, Jr., Partner

By: Rhona A. Frank  
Rhona A. Frank, Partner

Secured Party:

MARYLAND NATIONAL BANK

By: Josephine M. Ray  
Josephine M. Ray  
Vice President

(signatures of Debtors continued on next page)

1600  
50  
Mailed to Secured Party

(signatures of Debtors continued from previous page)

ALRHON REAL ESTATE, INC.

By: Al Keim, Jr.  
Albert J. Keim, Jr., President

Mr. Clerk: Return to Miles & Stockbridge  
10 Light Street  
Baltimore, Maryland 21202  
ATTN: Jeffrey H. Seibert

PLEASE RECORD IN THE FINANCING STATEMENT RECORDS OF  
ANNE ARUNDEL COUNTY, AND WITH THE STATE DEPARTMENT  
OF ASSESSMENTS AND TAXATION

PROPERTY DESCRIPTION

ALL those lots or parcels of land located in Anne Arundel County, State of Maryland, and more particularly described as follows:

PARCEL ONE:

BEING known and designated as Lot 2-A (2.5 acres) as shown on the Plat entitled "Amended Plat, Section One, Lots 2-A & 2-B, ANNAPOLIS BUSINESS CENTER", which Plat is recorded among the Land Records of Anne Arundel County in Plat Book No. 59, folio 35.

TOGETHER with the right to use in common with others of the Municipal Easement (26') and Service Road for Access by Adjacent Owners as shown on the Plat entitled, "Amended Plat, Section One, Lots 2-A & 2-B, ANNAPOLIS BUSINESS CENTER", which Plat is recorded among the Land Records of Anne Arundel County in Plat Book No. 59, folio 35.

PARCEL TWO:

BEING known and designated as Lot 1 (0.849 acres) on a Plat entitled, "Section One, ANNAPOLIS BUSINESS CENTER", which Plat is recorded among the Land Records of Anne Arundel County in Plat Book 57, folio 26, and on that Plat entitled, "Amended Plat, Section One, Lots 2-A & 2-B, ANNAPOLIS BUSINESS CENTER", which Plat is recorded among the Land Records of Anne Arundel County in Plat Book 59, folio 35.

TOGETHER with the right to use in common with others the Municipal Easement (26') and Service Road for Access by adjacent owners as shown on that Plat entitled, "Amended Plat, Section One, Lots 2-A & 2-B, ANNAPOLIS BUSINESS CENTER", which Plat is recorded among the Land Records of Anne Arundel County in Plat Book 59, folio 35.



Anne Arundel 212704557 ① 3/22 R

BOOK 472 PAGE 93

MARYLAND - UNIFORM COMMERCIAL CODE  
FINANCING STATEMENT FORM UCC-1

251496

Identifying file No. \_\_\_\_\_

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ N/A

If this statement is to be recorded in land records check here. ☐

This financing statement Dated \_\_\_\_\_ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name RICKY M. BAUER  
Address 711 ANDOVER RD LINTHICUM MD 21090

2. SECURED PARTY

Name JOHN DEERE COMPANY  
Address COURT ST. & DEERE RD. SYRACUSE, NY 13221

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) \_\_\_\_\_  
4. This financing statement covers the following types (or items) of property: (list)

1- NI RAKE (MODEL 402) 172443

CHECK ☒ THE LINES WHICH APPLY

6. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

RECORD FEE 11.00  
POSTAGE .50  
#53192 0237 R02 115:06  
MAR 30 84

- ☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

- ☒ (Proceeds of collateral are also covered)  
☐ (Products of collateral are also covered)

Ricky M. Bauer  
(Signature of Debtor)  
RICKY M. BAUER  
Type or Print Above Name on Above Line

\_\_\_\_\_  
(Signature of Debtor)  
\_\_\_\_\_  
Type or Print Above Signature on Above Line

A.J. Kirsch  
(Signature of Secured Party)  
A.J. KIRSCH, DIV. MGR.  
Type or Print Above Signature on Above Line

Mailed to Secured Party

1130

This STATEMENT is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code

Maturity date  
(if any).

This statement refers to ORIGINAL Financing Statement bearing File no.

241376

Which was filed

February 8,

1982

1 Debtor(s) Name (Last Name First) and Complete Address(es)

EAST COAST TENDER SERVICE,  
INC.  
23 Church Street  
Sea Bright, N.J. 07760

2 Secured Party(s) Name and Complete Address(es)

The Central Jersey Bank &  
Trust Co.  
Route 9  
Freehold, N.J. 07728

This Space for use of Filing Officer  
(Date, Time and Filing Office)

BOOK 472 PAGE 94

CHECK ( X ) THE ITEMS WHICH APPLY

3 ( ) CONTINUATION STATEMENT

R.S. 12A-9-403

The ORIGINAL Financing Statement bearing the above File Number  
between the above named Debtor and Secured Party is still effective.

4 ( X ) TERMINATION STATEMENT

R.S. 12A-9-404

The above named Secured Party certifies that he no longer claims  
a security interest under the ORIGINAL Financing Statement bearing  
the file number shown above.

5 ( ) STATEMENT OF ASSIGNMENT

R.S. 12A-9-405

The above named Secured Party certifies that he has assigned all  
( ) or part ( ) of his rights under the ORIGINAL Financing State-  
ment bearing the file number shown above, to  
(Assignee(s) of Secured Party(s) Name and Complete Address(es)):

6 ( ) STATEMENT OF PARTIAL RELEASE

R.S. 12A-9-406

The above named Secured Party certifies that he has released from  
the types or items of property described in the ORIGINAL Financing  
Statement bearing the file number shown above, the collateral de-  
scribed below.

Evans, Koelzen,  
Osbourne & Kreizman  
our Harding Rd  
Box BB  
Red Bank, N.J.  
07701

7. DESCRIPTION OF COLLATERAL

Check which: ( X ) RELEASED ( ) ASSIGNED ( ) AMENDED

( ) R.S. 12A-9-103 Collateral already subject to a security interest in the State of

BARGE HUGHES STEEL MATERIAL #510 aka #011  
OF THE DIMENSIONS 30' x 90' x 9'

RECORD FEE 10.00  
POSTAGE .50  
#53196 C055 R02 T15:16  
MAR 30 84

1984 MAR 30 PM 3:23  
F. AUBREY COLLISON  
CLERK



1050

8. ( ) (If collateral is crops) The above described crops are growing or are to be  
grown on. (Description of real estate and name and address of record owner.)

( ) (If collateral is goods which are or are to become fixtures) The above described  
goods are affixed or are to be affixed to. (Description of real estate and name and  
address of record owner.)

9 ( X ) PROCEEDS of Collateral are also covered

10 ( ) PRODUCTS of Collateral are also covered

No. of additional sheets presented ( )

11. ( X ) Filed with County Recording Officer of

ANNE ARUNDEL

County: ( ) Secretary of State.

Signature(s) of Secured Party(s) or Assignee(s)

Dated: Feb 21 1984

JOHN W. BISBEE, JR., Exec. Vice-Pres.  
Central Jersey Bank & Trust Co.

(Not Valid Unless Signed)

Mailed to Secured Party

FILING OFFICER'S COPY — This form of financing statement is approved by the Secretary of State of New Jersey.  
FORM UCC-3 STANDARD FORM — UNIFORM COMMERCIAL CODE

THESE FORMS MAY BE PURCHASED FROM:  
ALL-STATE LEGAL SUPPLY CO.  
1 COMMERCE DR., CRANFORD, N.J. 07016

This STATEMENT is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code

Maturity date  
(if any)

This statement refers to ORIGINAL Financing Statement bearing File no.

241377

Which was filed

February 8,

19 82

1. Debtor(s) Name (Last Name First) and Complete Address(es)

EAST COAST TENDER SERVICE,  
INC.  
23 Church Street  
Sea Bright, N.J. 07760

2. Secured Party(s) Name and Complete Address(es)

The Central Jersey Bank &  
Trust Co.  
Route 9  
Freehold, N.J. 07728

This Space for use of Filing Officer  
(Date, Time and Filing Office.)

BOOK 472 PAGE 95

CHECK ( X ) THE ITEMS WHICH APPLY

3. ( ) CONTINUATION STATEMENT

R.S. 12A-9-403

The ORIGINAL Financing Statement bearing the above File Number between the above named Debtor and Secured Party is still effective.

4. ( X ) TERMINATION STATEMENT

R.S. 12A-9-404

The above named Secured Party certifies that he no longer claims a security interest under the ORIGINAL Financing Statement bearing the file number shown above.

5. ( ) STATEMENT OF ASSIGNMENT

R.S. 12A-9-405

The above named Secured Party certifies that he has assigned all ( ) or part ( ) of his rights under the ORIGINAL Financing Statement bearing the file number shown above, to Assignee(s) of Secured Party(s) Name and Complete Address(es):

6. ( ) STATEMENT OF PARTIAL RELEASE

R.S. 12A-9-406

The above named Secured Party certifies that he has released from the types or items of property described in the ORIGINAL Financing Statement bearing the file number shown above, the collateral described below:

EVANS, KOEZE,  
OSBORN & KREIZMAN

One Haringwood Rd.  
Box BB

New Bank, N.J.  
07701

7. DESCRIPTION OF COLLATERAL

Check which: ( X ) RELEASED ( ) ASSIGNED ( ) AMENDED

( ) R.S. 12A-9-103 Collateral already subject to a security interest in the State of

BARGE HUGHES STEEL MATERIAL #503 aka #012  
OF THE DIMENSIONS OF 30' x 90' x 9'

RECORD FEE 10.00  
POSTAGE .50  
#53197 COES R02 715:16  
MAR 30 84

8. ( ) (If collateral is crops). The above described crops are growing or are to be grown on (Description of real estate and name and address of record owner.)

( ) (If collateral is goods which are or are to become fixtures). The above described goods are affixed or are to be affixed to. (Description of real estate and name and address of record owner.)

1052

9. ( X ) PROCEEDS of Collateral are also covered.

10. ( ) PRODUCTS of Collateral are also covered

No. of additional sheets presented ( )

11. ( X ) Filed with: County Recording Officer of

ANNE ARUNDEL

County: ( ) Secretary of State.

Signature(s) of Secured Party(s) or Assignee(s)

Dated:

Feb 21

19

84

JOHN W. BISBEE, JR., Exec. Vice-Pres.  
Central Jersey Bank & Trust Co.

(Not Valid Unless Signed)

Mailed to Secured Party

FILING OFFICER'S COPY— This form of financing statement is approved by the Secretary of State of New Jersey.  
FORM UCC-3 STANDARD FORM — UNIFORM COMMERCIAL CODE

THESE FORMS MAY BE PURCHASED FROM:  
ALL-STATE LEGAL SUPPLY CO.  
1 COMMERCE DR., CRANFORD, N.J. 07016

030432

BOOK 472 PAGE 96

251499

Debtor or Assignor Form

# FINANCING STATEMENT

- ☐ Not subject to Recordation Tax  
☒ Subject to Recordation Tax; Principal  
Amount is \$ 24,000.00

☐ To be Recorded in Land Records (For Fixtures Only).

## Name of Debtor

## Address

George M. King Contractors, Inc.

1795 Severn Chapel Rd.  
Millersville, MD 21108

## Secured Party

## Address

## Assignee

FARMERS NATIONAL BANK OF MARYLAND - 5 Church Circle, Annapolis, Md.

Attach separate  
list if necessary

1. This Financing Statement covers the following types (or items) of property  
(the collateral):

John Deere 301A Tractor, Ser. #

2. The collateral property is affixed or to be affixed to or is or is to be crops on the  
following real estate:

3. ☒ Proceeds } of the collateral are also specifically covered.  
☐ Products }

4. Mr. Clerk: Mail instrument to secured party named above or assignee, if any, at the  
address stated.

RECORD FEE 11.00  
RECORD TAX 168.00  
POSTAGE .50  
#53176 COES R02 T14:56  
MAR 30 84

Debtor (or Assignor)

Secured Party (or Assignee)

George M. King Contractors, Inc.

FARMERS NATIONAL  
BANK OF MARYLAND

BY:

BY

Type or print names under signatures

Mail to: FARMERS NATIONAL BANK OF MARYLAND  
5 CHURCH CIRCLE  
ANNAPOLIS, MARYLAND 21401

Mailed to Secured Party

1100  
16802  
SD



BOOK 472 PAGE 97

liber 452 page 410

TERMINATION STATEMENT

Identifying File No. 243711

FILING OFFICER: Please mail this Termination Statement to the Secured Party at its address.

ACCOUNT NUMBER 116961-5

DEBTORS (Names and Residence Address)

MACKELL WESTLEY I & MAMIE L  
1804 Robert Small Rd  
Annap Md 21401

SECURED PARTY (Name and Address)

BLAZER FINANCIAL SERVICES, INC.  
7479 BALTIMORE-ANNAPOLIS BLVD.  
P. O. BOX 66  
GLEN BURNIE, MD. 21061

This statement of termination of financing is presented to a filing officer for filing pursuant to the Uniform Commercial Code. The Secured Party certifies the Secured Party no longer claims a security interest under the Financing Statement bearing the file number shown above.

Secured Party BLAZER FINANCIAL SERVICES INC

By C. White Title CLERK Dated MARCH 15, 1984

0227 20 Maryland WHITE

RECORD FEE 10.00  
POSTAGE .50  
#53203 C055 R02 715:24  
MAR 30 84

10.50

Mailed to Secured Party

1984 MAR 30 PM 3:36

E. AUDREY COLLISON  
CLERK



## FINANCING STATEMENT FORM UCC-1

Identifying File No. 251500

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$

If this statement is to be recorded in land records check here. ☐

This financing statement Dated March 14, 1984 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

## 1. DEBTOR

Name United Propane, Inc.

Address 205 Najoles Road; Millersville, Maryland 21108

## 2. SECURED PARTY

Name AVCO Financial Services Leasing Company

Address 620 Newport Center Drive; Newport Beach, California 92660

Person And Address To Whom Statement Is To Be Returned If Different From Above.

## 3. Maturity date of obligation (if any)

## 4. This financing statement covers the following types (or items) of property: (list)

One (1) Jobber Management Computer System, consisting of:  
One (1) Wang 2200 LVPC-32E, CPU with 128K, 16 MB Winchester Disk Drive  
Two (2) 2336DE, Interactive DP Workstations  
One (1) 2235 Bi-directional Matrix Printer (181cps)  
One (1) 2236 MXE Four Port Controller Board  
One (1) 22C02 Printer Controller

RECORD FEE 11.00  
POSTAGE .50  
#53204 C055 R02 115:24  
MAR 30 84

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☐ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

(Signature of Debtor)

Type or Print Above Name on Above Line

(Signature of Debtor)

Robert A. Pascal, Chairman of Board

Type or Print Above Signature on Above Line

AVCO Financial Services Leasing Co.

(Signature of Secured Party)

Calvin L. Hargett, Regional Lsg. Officer

Type or Print Above Signature on Above Line

1984 MAR 30 PM 3:36  
E. AUDREY COLLISON  
CLERK

800 85923-1

BOOK 472 PAGE 99

STATEMENT OF TERMINATION OF FINANCING  
(Pursuant to Uniform Commercial Code)

3/16 84

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. 289204 in Office of LAMARCA AT CO MO (County and State)  
(Filing Officer)

Debtor or Debtors (name and Address):  
Libby 440 Page 575

Donald R. Harvie  
419 E. Haddenbrook Drive  
Newburg, MO 65051

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

By [Signature] Secured Party  
Its Branch Office Manager

Form 91 MD (3-79)

Mailed to Secured Party

1050

RECEIVED & RECORDED  
CLERK  
1984 MAR 30 PM 4:04  
E. AUDREY COLLISON  
CLERK

RECORD FEE 10.00  
POSTAGE .50  
#53213 0055 MO2 715:36  
MAR 30 84

82883  
828805

BOOK 472 PAGE 100

STATEMENT OF TERMINATION OF FINANCING  
(Pursuant to Uniform Commercial Code)

3/16 1984

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. 82885B in Office of *Barri Moore* *AA Co. MD* (Filing Officer) (County and State)  
Debtor or Debtors (name and Address): *Jack Thomas + Darlene Thomas*  
*205 Ogden Ct. Circle SE*  
*Altoona, Mo. 64001*

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

By *Albert Thomas* Secured Party  
Its Branch Office Manager

Form 91 MD (3-79)

RECEIVED FOR RECORD  
CLERK COURT & COUNTY  
1984 MAR 30 PM 4:04  
E. AUBREY COLLISON  
CLERK



RECORD FEE 10.00  
POSTAGE  
#53214 0055 R02 115.35  
MAR 30 84

Mailed to Secured Party

10/5



818424

BOOK 472 PAGE 101

STATEMENT OF TERMINATION OF FINANCING  
(Pursuant to Uniform Commercial Code)

316....., 1984.

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. 242050  
in Office of Barrimora AA Co. Md. (County and State)  
Debtor or Debtors (name and Address):  
Roland E. Ethel Frank Dugans Jr.  
808 Ruxobus Drive  
Arnold MD 21012

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

By ..... Secured Party  
Its Branch Office Manager

Form 91 MD (3-79)

Mailed to Secured Party

1050

RECEIVED FOR RECORD  
CLERK  
1984 MAR 30 PM 4:04  
E. AUBREY COLLISON  
CLERK

BL  
CLERK

RECORD FEE 10.00  
POSTAGE .50  
453215 (N55) R02 115:37  
MAR 30 84

REGISTERED FINANCIAL CORPORATION  
1017 N. GLENN RD. 21012  
GREEN BELT, MD 21041

807290

BOOK 472 PAGE 102

STATEMENT OF TERMINATION OF FINANCING  
(Pursuant to Uniform Commercial Code)

5/14, 1984

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. 224319 in Office of Barimore AA Co MD (County and State)  
Libs 401 Page 25  
Debtor or Debtors (name and Address):  
William J. Steiner + Janice Steiner  
999 Media Drive  
Alex Bruce MD 21061

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

By [Signature] Secured Party  
Its Branch Office Manager

Form 91 MD (3-79)

Mailed to Secured Party

105

RECEIVED F. H. RECORD  
CREDIT UNIT & ACCOUNTS  
1984 MAR 30 PM 4:04  
E. AUDREY COLLISON  
CLERK  
BL  
CLERK

RECORD FEE 10.00  
POSTAGE 50  
453716 DUES NOV 115.37  
MAR 30 84

809200

BOOK 472 PAGE 103

STATEMENT OF TERMINATION OF FINANCING  
(Pursuant to Uniform Commercial Code)

3/10 84

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. 223449 in Office of LARIMER AA Co Mo (County and State)  
(Filing Officer)

Debtor or Debtors (name and Address):  
William O. Arnold  
8093 Maywood Ave  
Asadena Mo 62022

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

By [Signature] Secured Party  
Its Branch Office Manager

Form 91 MD (3-79)

Mailed to Secured Party

1050

RECEIVED FOR RECORD  
CLERK COURT & COUNTY  
1984 MAR 30 PM 4:04  
E. AUDREY COLLISON  
CLERK

BL  
CLERK

RECORD FEE 10.00  
POSTAGE .50

RECEIVED MAR 27 1984  
MAR 30 84

NOTICE TO SECURED PARTY  
YOUR STATEMENT OF TERMINATION OF FINANCING  
HAS BEEN RECEIVED AND THE  
SECURED PARTY HAS BEEN  
NOTIFIED BY MAIL.

851198

BOOK 472 PAGE 104

STATEMENT OF TERMINATION OF FINANCING  
(Pursuant to Uniform Commercial Code)

3/16 84

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. 242648 in Office of Lawrence AA Co. MD (County and State)  
Debtor or Debtors (name and Address): Howard W. Higgins & Elmer Higgins  
500 West Park Dr.  
New Berlin, Mo. 64601

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

By [Signature] Secured Party  
Its Branch Office Manager

Form 91 MD (3-79)

Mailed to Secured Party

103

RECEIVED FOR RECORD  
CIRCUIT COURT, BALTIMORE  
1984 MAR 30 PM 4:04  
E. AUBREY COLLISON  
CLERK

BL  
CLERK

RECORD FEE 10.00  
POSTAGE .50  
45219 0055 902 115-55  
MAR 30 84



865285

BOOK 472 PAGE 105

STATEMENT OF TERMINATION OF FINANCING  
(Pursuant to Uniform Commercial Code)

5/16/84, 19....

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. 246553 in Office of Baltimore, MD (County and State)  
(Filing Officer)

Debtor or Debtors (name and Address):  
CARR A. ROBINSON + NATALIE ROBINSON  
105 WHIP LANE  
BALTIMORE, MD 21206

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

By [Signature] Secured Party  
Its Branch Office Manager

Mailed to Secured Party

Form 91 MD (3-79)

RECEIVED FEE 10.00  
POSTAGE .50  
#53220 CUES R02 115:55  
MAR 30 84



1981 MAR 30 PM 4:04  
E. AUGUST COLLISON  
CLERK

1052

19457

BOOK 472 PAGE 106

STATEMENT OF TERMINATION OF FINANCING  
(Pursuant to Uniform Commercial Code)

Blie ..... 84  
..... 19

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. 237396 ..... in Office of L. L. Larrimore, AA Co. Md. (County and State)  
(Filing Officer)

Debtor or Debtors (name and Address):  
Liber 436 page 232  
JUNIOR G. + WILLIAM J. KIRK MILLER  
1208 Philip Drive  
Red Bank, Md. 21661

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

By ..... Secured Party  
Its Branch Office Manager

Form 91 MD (3-79)

Mailed to Secured Party

RECEIVED FOR RECORD  
SHERIFF'S OFFICE - COUNTY  
1984 MAR 30 PM 4:04  
E. AUDREY COLLISON  
CLERK

BL  
CLERK

RETURNED FEE 10.00  
POSTAGE .50  
#53221 C055 R02 715:56  
MAR 30 84

105

178992

BOOK 472 PAGE 107

STATEMENT OF TERMINATION OF FINANCING  
(Pursuant to Uniform Commercial Code)

2/11/84, 1984

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. 229000 in Office of AA Co. MD. (County and State)  
Liber 418 Page 533  
Debtor or Debtors (name and Address):  
Raymond Baker, Regina Baker  
992 A Woods Rd  
Princeton MD 21152

RECORD FEE 10.00  
POSTAGE .50  
453222 C055 R02 715:57  
MAR 30 84

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

By [Signature] Secured Party  
Its Branch Office Manager

Form 91 MD (3-79)

1050

Mailed to Secured Party

RECEIVED FOR RECORD  
1984 MAR 30 PM 4:04  
E. AUBREY COLLISON  
CLERK

BL  
CLERK

854453

BOOK 472 PAGE 108

STATEMENT OF TERMINATION OF FINANCING  
(Pursuant to Uniform Commercial Code)

3/11/84 1984

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. 8446221 in Office of *W. J. Keimig* (Filing Officer) *Ad Co. Mo.* (County and State)  
*Liberty 439 pg. 131*  
Debtor or Debtors (name and Address):  
*William J. Keimig & Kathryn E. Keimig*  
*204 Cedarwood Drive*  
*Oliver Springs Mo. 20641*

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

By *William J. Keimig* Secured Party  
Its Branch Office Manager

Form 91 MD (3-79)

Mailed to Secured Party

1052

RECEIVED FOR RECORD  
CLERK  
1984 MAR 30 PM 4:04  
E. AUBREY COLLISON  
CLERK

RECORD FEE 10.00  
POSTAGE .50  
453223 0055 402 115:57  
MAR 30 84



844298

BOOK 472 PAGE 109

STATEMENT OF TERMINATION OF FINANCING  
(Pursuant to Uniform Commercial Code)

8/16 ..... 1984

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. 239331 ..... in Office of *Wassinger* *AA Co. Mo.* (County and State)  
(Filing Officer)

Debtor or Debtors (name and Address):  
*Robert L. + Melva J. Volker*  
*120 Nicholson Dr.*  
*PABONA MO 21122*

RECORD FEE 10.00

POSTAGE .50

#53224 0035 R02 115:58  
MAR 30 84

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

..... Secured Party

By .....  
Its Branch Office Manager

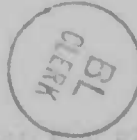
Form 91 MD (3-79)

Mailed to Secured Party

103

1984 MAR 30 PM 4:04

E. AUBREY COLLISON  
CLERK



RECEIVED FOR RECORD  
BANCORP SOUTH EASTERN

82623-8

BOOK 472 PAGE 110

STATEMENT OF TERMINATION OF FINANCING  
(Pursuant to Uniform Commercial Code)

3/1/84....., 1984

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. 238010  
Liber 487 Page 599  
Debtor or Debtors (name and Address):

in Office of .....  
(Filing Officer)

AA Co Mo  
(County and State)

Richard D. Brinn + Roxanne M. Brinn  
1092 VERA LANE  
MAGARUNA MO 64132

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

By ..... Secured Party  
Its Branch Office Manager

Form 91 MD (3-79)

RECEIVED EIM RECORD  
CLERK COURT 22 COUNTY

1984 MAR 30 PM 4:04

E. AUDREY COLLISON  
CLERK

RECORD FEE 10.00  
POSTAGE .50  
#53225 0055 002 115:59  
MAR 30 84

REGISTERED FINANCIAL CORPORATION  
NEW SUBSIDIARY COMPANIES

1002 HILLMAN HWY.

CLERK BURNIE, MO. 21051

Mailed to Secured Party

10/3

833405

BOOK 472 PAGE 111

STATEMENT OF TERMINATION OF FINANCING  
(Pursuant to Uniform Commercial Code)

Blm.....1984

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. 845498  
Debtor or Debtors (name and Address):  
Liber 459 Page 108

in Office of KARRIMORE, AA Co MD  
(Filing Officer) (County and State)

LOVELLA E. SPARROW  
1050 THOMAS RD.  
Aber Burnie Md 21001

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

By .....  
Secured Party  
Its Branch Office Manager

Form 91 MD (3-79)

1032

Mailed to Secured Party

RECEIVED FOR RECORD  
CREDIT COURT, A. A. COUNTY  
1984 MAR 30 PM 4:04  
E. AUBREY COLLISON  
CLERK

BL  
CLERK

RECORD FEE 10.00  
POSTAGE .50  
MAR 26 0955 102 115-59  
MAR 30 84

HOUSEHOLD FINANCIAL CORPORATION  
AND SUBSIDIARY COMPANIES  
7562 RITCHIE  
GLEN BELL

251501

BOOK 472 PAGE 112

COPY FOR FILING

## FINANCING STATEMENT

- ☐ Not Subject to Recordation Tax  
☒ Subject to Recordation Tax; Principal  
 Amount is \$ 10,200.00

☐ To Be Recorded

NAME	No.	Street	City	State
1. Debtors(s) (or assignor(s) )				
Theriault, George C.	3	Southgate Court	Annapolis, Maryland	21401
Theriault, Florence	3	Southgate Court	Annapolis, Maryland	21401
2. Secured Party (or assignee)				
CENTRAL SAVINGS BANK,	201 N. Charles Street	Baltimore, Maryland	21201	

3. This Financing Statement covers the following types (or items) of property:

1 IBM PC, 2 Drives, 256KB memory	# 135050
Amdek 310A monitor System	# 2400
Tall Grass 35MB Hardfile	# H-4485D
Epson FX100 Printer w/cable	# 352735

SOFTWARE  
 dBasell  
 QUICKCODE  
 Lotus 1-2-3-  
 DOS 2.1

CHECK ☒ THE LINES WHICH APPLY

4. ☐ (If collateral is crops) The above described crops are growing or are to be grown on the Real Estate described below:  
☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to the Real Estate described below:

Title Owner of Real Estate: \_\_\_\_\_

5. ☐ (If proceeds of collateral are claimed) Proceeds of the collateral are also covered.  
☐ (If products of collateral are claimed) Products of the collateral are also covered.  
 6. Mailing instructions: This Financing Statement, after recorded, should be delivered or mailed to the Secured Party (or assignee) at the address above stated.

Secured Party:

CENTRAL SAVINGS BANK

By

Deborah A. Kirluk

Type Name

Deborah A. Kirluk

Title Outreach Administrator

Debtor(s) or Assignor(s)

George C. Theriault

Florence Theriault

Type or Print Name and Title of Each Signature

CSB1-101CL (9/81)

Mailed to Secured Party

1984 APR -2 AM 10:12

E. AUDREY COLLISON  
CLERK12.00  
70.00  
50

RECORD FEE 12.00  
 RECORD TAX 10.00  
 POSTAGE .50  
 412518 0345 RD1 109:29  
 APR 2 84



☐ TO BE  
☒ NOT TO BE

RECORDED IN  
LAND RECORDS

☐ SUBJECT TO  
☒ NOT SUBJECT TO

RECORDING TAX  
ON PRINCIPAL  
AMOUNT OF

FINANCING STATEMENT

1. Debtor(s):

Name or Names—Print or Type G & K Landscaping, Inc.

Address—Street No., 135 Bayard Road City - County Lothian State Maryland Zip Code 20711

2. Secured Party:

Name or Names—Print or Type John Deere Industrial Equipment Company

Address—Street No., 400 19th Street City - County Moline, Ill. State Ill. Zip Code 61263

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary).

One used JD 750 DZR. S/N 345634

4. If above described personal property is to be affixed to real property, describe real property.

5. If collateral is crops, describe real estate.

6. Proceeds of collateral ☒ are ☐ are not covered.

7. Products of collateral ☐ are ☒ are not covered.

Debtor(s):

*Dennis Kates*  
(Signature of Debtor)

G & K LANDSCAPING, INC. TITLE:  
Type or Print

(Signature of Debtor)

Type or Print

SECURED PARTY:

MID-ATLANTIC EQUIPMENT COMPANY  
(Company, if applicable)

*Edward D. Scudder, Pres.*  
(Signature of Secured Party)

BY: EDWARD D. SCUDDER TITLE: PRESIDENT  
Type or Print (Include title if Company)

TO THE FILING OFFICER: After this statement has been recorded please mail the same to: the following assignee

Name and Address: [Redacted]

General Electric Credit Corp.  
10227 Wincopin Circle  
Suite 3  
Columbia, Maryland 21044

Mailed to Secured Party

11.50

RECORD FEE 11.00  
POSTAGE 50  
#12920 C345 R01 109:33  
APR 2 84

1984 APR -2 AM 10:13  
F. AUBREY COLLISON  
CLERK

G.L. CLERK

Co  
"Anne-Arundel"  
11.50

BOOK 472 PAGE 114

STATE OF MARYLAND

251503

FINANCING STATEMENT FORM UCC-1

Identifying File No. \_\_\_\_\_

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ \_\_\_\_\_

If this statement is to be recorded in land records check here. ☐

This financing statement Dated \_\_\_\_\_ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Oakland Composition, Inc.  
Address 825 - F Hammonds Ferry Road, Linthicum, Md. 21070

2. SECURED PARTY

Name General Electric Credit Corp.  
Address 101 East Ridge Drive, Danbury, Ct. 06810

Person And Address To Whom Statement Is To Be Returned If Different From Above

3. Maturity date of obligation (if any) \_\_\_\_\_

4. This financing statement covers the following types (or items) of property: (list)

- 1 HKS-20 Electronic Telephone System (12 x 32)
- 1 Four Circuit Line Card
- 4 Four Circuit Station Cards
- 12 HKS Electronic Key Telephones
- 1 Direct Station Selector
- 2 Speakerphones
- 1 Wall Mount
- 1 Long Cord
- 14 Pre-wire modular jacks

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☐ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

Oakland Composition, Inc.  
Steven J. Schindler  
(Signature of Debtor)

STEVEN J. SCHINDLER  
Type or Print Above Name on Above Line

John H. Doherty  
(Signature of Debtor)

JOHN H. DOHERTY  
Type or Print Above Signature on Above Line

Bonita M. York  
(Signature of Secured Party)

BONITA M. YORK  
Type or Print Above Signature on Above Line

Mailed to Secured Party

FORM MAY BE PURCHASED FROM HOBBS & WARREN, INC., BOSTON, MASS. 02101

UCC# 831210  
11.50

11.00  
50  
#12925 C345 R01 109:42  
APR 2 84

7.9

RECEIVED FOR RECORD  
CLERK OF DISTRICT COURT

1984 APR -2 AM 10:13

E. AUDREY COLLISON  
CLERK

251504

BOOK 472 PAGE 115

UCC STATEMENT

(1) Filing Officer Copy—Alphabetical

1. This UCC Statement dated <u>3-15-84</u> is to be filed in the office shown below. Filed with <u>SCC, Va. Beach,</u> <u>SCC, Anne Arundel Co.</u>	2. File number and filing date of original financing statement, if any, previously filed in office shown at left. File Number: _____ Filing Date: _____	3. For Filing Officer: File Number: _____ Filing Date and Hour: _____	4. Index numbers of subsequent statements (FOR OFFICE USE ONLY): _____
5. This statement is (CHECK ONLY ONE BOX) <input checked="" type="checkbox"/> ORIGINAL FINANCING STATEMENT: This financing statement covers the collateral described in Item 8. If a name and address appear in Item 10, they are the name and address of the Assignee to whom the Secured Party has assigned its Security Interest in such collateral prior to filing. <input type="checkbox"/> ORIGINAL FINANCING STATEMENT WITHOUT DEBTOR'S SIGNATURE: This financing statement is filed without the Debtor's signature to perfect a security interest in collateral already subject to a security interest in another jurisdiction. <input type="checkbox"/> AMENDMENT: The financing statement bearing the file number shown in Item 2 is amended as set forth in Item 11.			
*6. Name(s) and Mailing Address(es) of Debtor(s) <u>Bio - Gro Systems</u> <u>P.O. Box 209</u> <u>Annapolis, Md. 21404</u>		7. Name and Address of Secured Party: <u>CARTER MACHINERY COMPANY, INC.</u> <u>P. O. Box 1096</u> <u>Salem, Virginia 24153</u>	
*8. Description of Collateral: (Proceeds and Products of Collateral are Also Covered) <u>Caterpillar 950 wheel loader S/N 81512937</u>			
9. This statement is intended to apply whether the property described above is leased or sold to Debtor. Should the property be initially leased and later purchased by Debtor subject to Secured Party's security interest, this statement is intended to cover such security interest. It shall also apply to any renewal, extension or refinancing of the obligations secured. A carbon, photographic or other reproduction hereof is sufficient as a financing statement.			
10. Name and Address of Assignee:	11. Set forth here is: <input type="checkbox"/> Manner in which the original financing statement is amended: (Check one box): <input type="checkbox"/> Description of collateral in which rights are assigned: <input type="checkbox"/> Description of collateral released from original financing statement:		
13. <u>Judith Madorsky</u> SIGNATURE OF SECURED PARTY SIGNATURE FOR TERMINATION STATEMENT	<u>Charles W. Miller</u> Bio Gro Systems SIGNATURE(S) OF DEBTOR(S) (Required only on original Financing Statement or Amendment)		

RECORD FEE 11.00  
POSTAGE .50  
#12926 0345 R01 109:44

APR 2 84

Mailed to Secured Party

RECEIVED FOR RECORD  
CLERK COURT, CL. COUNTY

1984 APR -2 AM 10:13

E-AUDREY COLLISON  
CLERK

11.00  
50

<input type="checkbox"/> TO BE	} RECORDED IN LAND RECORDS	<input type="checkbox"/> SUBJECT TO	} RECORDING TAX ON PRINCIPAL AMOUNT OF
<input checked="" type="checkbox"/> NOT TO BE		<input checked="" type="checkbox"/> NOT SUBJECT TO	

FINANCING STATEMENT

1. Debtor(s):	{	David G. Smith Lumber Company							
		Name or Names—Print or Type							
		3330 Mt. Airy Court, Davidsonville, Anne Arundel,							
		Address—Street No.,	City - County	State	Zip Code				
2. Secured Party:	{	John Deere Industrial Equipment Company							
		Name or Names—Print or Type							
		400 19th Street Moline, Ill.							
		Address—Street No.,	City - County	State	Zip Code				

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary).

- (1) Used John Deere 450C Crawler Loader, S/N 289653
- (1) New John Deere # 3325 Winch, S/N TO3325X050309

4. If above described personal property is to be affixed to real property, describe real property.

5. If collateral is crops, describe real estate.

- 6. Proceeds of collateral ☒ are ☐ are not covered.
- 7. Products of collateral ☐ are ☒ are not covered.

DEBTOR(S):	SECURED PARTY:
David G. Smith Lumber Company	
<i>David G. Smith</i>	
(Signature of Debtor)	
David G. Smith - OWNER	John Deere Industrial Equipment Co.
Type or Print	(Company, if applicable)
(Signature of Debtor)	(Signature of Secured Party)
Type or Print	Type or Print (Include title if Company)

TO THE FILING OFFICE: After this statement has been recorded please mail the same to:

Name and Address: John Deere Industrial Equipment Company  
400 19th Street, Moline, Ill 61265

Mailed to Secured Party

CR  
CLERK

RECORDED FEE 11.00  
POSTAGE .50  
112927 0345 R01 T09:44  
APR 2 84

1984 APR -2 AM 10:13  
E. AUBREY COLLISON  
CLERK

11.00  
50



Clerk - Return To:  
NAVY FEDERAL CREDIT UNION  
Washington, DC 20391

FINANCING STATEMENT

BOOK 472 PAGE 117

251506

Pursuant to the Uniform Commercial Code, this statement is presented for filing to the Clerk of the Circuit Court for Anne Arundel County, Maryland, to be filed among the Financing Statement Records for the aforesaid County and State.

NAME OF DEBTOR(S):

JOHN H. MCKIM, JR., unmarried

ADDRESS OF PROPERTY:

433 Colonial Ridge Lane, Arnold, Maryland 21012  
Unit 43, Building 3, "Condominium Plat for Bay Hill  
Townhouses, COLONIAL RIDGE REGIME", Phase II, Anne  
Arundel County, Maryland

NAME OF SECURED PARTY:

Navy Federal Credit Union

ADDRESS:

P.O. Box 969  
Vienna, VA 22180

This Financing Statement covers the following items:

Range/Oven, Refrigerator, Dishwasher, Garbage Disposal, Compactor; also including any renewals or replacements of these items.

The security agreement to which this Financing Statement relates is a Deed of Trust dated December 8, 1983 and recorded among the Land Records of Anne Arundel County, Maryland covering the above described real estate and is additional security for the indebtedness therein described. The above items shall be subject to all the terms of said Deed of Trust and, in the event of foreclosure thereunder, may be sold together with the real estate at such foreclosure sale. Debtors have the right to substitute articles of equal or greater value for any of the items covered herein.

This Financing Statement is not subject to a Recordation Tax and should be returned to the Secured Party at the above address after recording.

Executed this 8th day of December 19 83

X John H. McKim, Jr.  
Signature of Member/Borrower John H. McKim, Jr.

\_\_\_\_\_  
Signature of Co-Borrower

Navy Federal Credit Union

By: T.M. Kramer  
T.M. Kramer, Supervisor, First  
Mortgage Loan Closing Section

NFCU-335 (1/83)

Mailed to Secured Party

RECORDING FEE 11.00  
POSTAGE 1.50  
#12929 0345 R01 109:45  
APR 2 84

RECEIVED FOR RECORD  
ANNE ARUNDEL COUNTY  
1984 APR -2 AM 10:13  
E. AUBREY COLLISON  
CLERK

1100  
50

BOOK 472 PAGE 118

251507

## FINANCING STATEMENT

1. ☐ To be recorded in the Land Records.
2. ☒ To be recorded among the Financing Statement Records.
3. ☐ Not subject to Recordation Tax.
4. ☒ Subject to Recordation Tax on an initial debt in the principal amount of \$ 20,000.00. The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to Anne Arundel County Circuit Court

RECORD FEE 11.00  
RECORD TAX 140.00  
POSTAGE 50  
#10771 0345 R01 107:48  
APR 2 84

5. Debtor(s) Name(s) Address(es)  
Glenn F. Robbins, M.D., P.A. 1404 Crain Highway  
Glen Burnie, Maryland 21061

6. Secured Party Address  
Equitable Bank, National Association  
Attention: Teresa A. Gilson 100 S. Charles Street  
Documentation Assistant Baltimore, Maryland 21201

7. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property:

☐ A. **Inventory.** All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof.

☐ B. **Accounts.** All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.

☐ C. **General Intangibles.** All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☐ D. **Chattel Paper.** All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.

☐ E. **All Equipment and Fixtures.** All of the equipment and fixtures of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☒ F. **Specific Equipment and Fixtures.** All of the equipment and fixtures of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☐ G. **Other.** All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.

8. **Proceeds.** Cash and non-cash proceeds of the above property are also covered by this Financing Statement including specifically, but without limitation, (a) cash and non-cash proceeds deposited in any deposit accounts, and (b) all accounts, chattel paper, instruments, inventory, equipment, general intangibles or other goods or property purchased or acquired with cash and/or non-cash proceeds of any of the above property.

9. ☐ All or a portion of the property described above is affixed or is to be affixed to or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference. The record owner(s) of such real estate is/are: \_\_\_\_\_

Debtors Glenn F. Robbins, M.D., P.A.

By: Glenn F. Robbins, President (Seal)

Glenn F. Robbins, President

(Seal)

(Seal)

(Seal)

Mr. Clerk: Please return to the Equitable Bank, National Association to the officer and at the address set forth in paragraph 6 above.

Form 609 (7/82)

Mailed to Secured Party



RECEIVED FOR RECORD  
CIRCUIT COURT, A.A. COUNTY  
100 S. CHARLES STREET  
BALTIMORE, MARYLAND 21201

RECEIVED FOR RECORD  
CIRCUIT COURT, A.A. COUNTY

1984 APR -2 AM 10:13

E. AUBREY COLLISON  
CLERK

1100  
140.00  
50

**SCHEDULE A**

**BOOK 472 PAGE 119**

THIS SCHEDULE A is attached to and made a part of a Financing Statement by and between Equitable Bank, National Association, A National Banking Corporation and Glenn F. Robbins, M.D., P.A., A Maryland Corporation.

One-Model 4000 s/c ADR Ultrasound Reel-Time B-Mode sector C  
Scanner w/ECG M-Mode Module

BOOK 472 PAGE 120

TERMINATION STATEMENT

Identifying File No. 224160 liber 400

FILING OFFICER: Please mail this Termination Statement to the Secured Party at its address. page 460

ACCOUNT NUMBER 110972-8

DEBTORS (Names and Residence Address)

Grady, William D and Dottie A  
752 216th St  
Pasadena Md 21122

SECURED PARTY (Name and Address)

BLAZER FINANCIAL SERVICES, INC.  
7479 BALTIMORE-ANNAPOLIS BLVD.  
P. O. BOX 66  
GLEN BURNIE, MD. 21061

This statement of termination of financing is presented to a filing officer for filing pursuant to the Uniform Commercial Code. The Secured Party certifies the Secured Party no longer claims a security interest under the Financing Statement bearing the file number shown above.

Secured Party BLAZER FINANCIAL SERVICES INC

By J. Beers Title Clerk Dated March 21, 19 84

0227-20 Maryland 2-64

RECEIVED & RECORDED  
CLERK COURT & A. COUNTY

1984 APR -2 AM 10:13

E. AUDREY COLLISON  
CLERK

Mailed to Secured Party

RECEIVED FEE 10.00  
50  
#12932 0345 R01 TOP:50  
APR 2 84

10.00  
50



BOOK 472 PAGE 124

251508

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code. | 3 Maturity date (if any):

1 Debtor (s) (Last Name First) and address (es) JIM'S AIR TOOLS & EQUIP. OF BALTIMORE, INC. 823 Fairview Avenue Linthicum Hgts., MD 20190	2 Secured Party (ies) and address (es) P. K. LINDSAY COMPANY, INC. 63 Nottingham Road Deerfield, NH 03037	For Filing Officer (Date, Time, Number, and Filing Office)
---	--	---

4 This financing statement covers the following types (or items) of property:

1 - Lindsay Model 80-HR Portable Air Compressor with  
forward and rear tool boxes and covers  
Serial #29173 - Engine #6080182

1 = Crane Lifting Eye

Invoice #30253

Check ☒ if covered: ☐ Proceeds of Collateral are also covered ☐ Products of Collateral are also covered No. of additional sheets presented 2

RECORD FEE 11.00  
POSTAGE .50  
#12844 6745 601110-13

Filed with: Clerk of the Circuit Court, Anne Arundel County, Maryland

This instrument prepared by: P. K. Lindsay Company, Inc., Deerfield, NH

JIM'S AIR TOOLS & EQUIP. OF BALTIMORE, INC. P. K. LINDSAY COMPANY, INC.

By: James W. Hoads President Signature (s) of Debtor (s) By: P. K. Lindsay Pres. Signature (s) of Secured Party (ies)

FIXING OFFICER COPY - ALPHABETICAL This form of financing statement is approved by the Secretary of State.

STANDARD FORM - UNIFORM COMMERCIAL CODE - FORM UCC-1 COLUMBUS BANK NOTE CO. DUBLIN, OHIO 43017

Mailed to Secured Party

RECEIVED FOR RECORD  
CIRCUIT COURT, ANNE ARUNDEL COUNTY  
1984 APR -2 AM 10:37  
E. AUDREY COLLISON  
CLERK

11.00  
50

BOOK 472 PAGE 122

251509

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code. 13 Maturity date (if any):

1 Debtor (s) (Last Name First) and address (es) JIM'S AIR TOOLS & EQUIP. OF BALTIMORE, INC. 823 Fairview Avenue Linthicum Hgts, MD 20190	2 Secured Party (ies) and address (es) P. K. LINDSAY COMPANY, INC. 63 Nottingham Road Deerfield, NH 03037	For Filing Officer (Date, Time, Number, and Filing Office)
--	--	---

4 This financing statement covers the following types (or items) of property:

- 1 - Lindsay Model 80-HR Portable Air Compressor with forward and rear tool boxes and covers  
Serial #29172 - Engine #6080195
- 1 - Crane Lifting Eye

Invoice #30254

RECORD FEE 11.00  
POSTAGE .50  
#12945 C345 R01 T10:14  
APR 2 84

Check ☒ if covered: ☐ Proceeds of Collateral are also covered ☐ Products of Collateral are also covered No. of additional sheets presented:

Filed with: Clerk of the Circuit Court, Anne Arundel County, Maryland

This instrument prepared by: P. K. Lindsay Company, Inc.

JIM'S AIR TOOLS & EQUIPMENT OF BALTIMORE, INC. P. K. LINDSAY COMPANY, INC.

By: James W. Roode President Signature (s) of Debtor (s) By: M. J. McFarland, Pres. Signature (s) of Secured Party (ies)

FILING OFFICER COPY - ALPHABETICAL

This form of financing statement is approved by the Secretary of State.

STANDARD FORM - UNIFORM COMMERCIAL CODE - FORM UCC-1

COLUMBUS BANK NOTE CO., DUBLIN, OHIO 43017

Mailed to Secured Party

RECEIVED FOR RECORD  
CLERK OF THE CIRCUIT COURT

1984 APR -2 AM 10:37

E. AUBREY COLLISON  
CLERK



11.00  
50



BOOK 472 PAGE 123

# National Mortgage FUNDING CORPORATION

Please Reply To:  
6571 Edsal Road  
Springfield, Virginia 22151  
(703) 354-2500

251510

Name of Filing Officer

## FINANCING STATEMENT

Under Uniform Commercial Code

NAME(S) and ADDRESS OF MORTGAGOR(S) THOMAS MARK ENCKE  
3489 MARBLE ARCH DRIVE  
PASADENA, MARYLAND 21122

NAME and ADDRESS OF SECURED PARTY:

MATURITY DATE OF OBLIGATION:

NATIONAL MORTGAGE FUNDING CORPORATION  
6571 EDSAL ROAD  
SPRINGFIELD, VIRGINIA 22151

APRIL 1, 2014

This Financing Statement covers the following types (or items) of Property:

RANGE, REFRIGERATOR, DISPOSAL, VENT FAN, HEAT PUMP

RECORD FEE 11.00  
POSTAGE .50  
#12955 C040 R01 T10:36  
APR 2 84

The above described items of property are affixed to a dwelling house located on:

3489 MARBLE ARCH DRIVE PASADENA, MARYLAND County of ANNE ARUNDEL

For a more particular description of the property, reference is hereby made to a Deed of  
Trust dated MARCH 20, 1984 from THOMAS MARK ENCKE  
to National Mortgage Funding Corporation, which has been recorded among the Land Records  
of ANNE ARUNDEL County, MARYLAND

MORTGAGOR(S) SIGNATURE(S)

SECURED PARTY

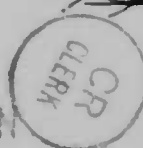
*Thomas mark Encke*  
THOMAS MARK ENCKE

NATIONAL MORTGAGE FUNDING CORPORATION

BY:

*Dotty Gardner*

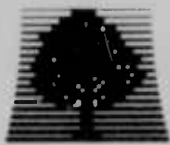
1984 APR -2 PM 12:31



Mailed to Secured Party

E. AUBREY COLLISON  
CLERK

11<sup>th</sup> 3



MARYLAND NATIONAL BANK

We want you to grow.<sup>TM</sup>

MEMBER FDIC

251511

## FINANCING STATEMENT

1. ☐ To Be Recorded in the Land Records at \_\_\_\_\_
2. ☒ To Be Recorded among the Financing Statement Records at Anne Arundel County
3. ☐ Not subject to Recordation Tax.
4. ☒ Subject to Recordation Tax on an initial debt in the principal amount of \$ 24,000.00. The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to Clerk of the Court of Anne Arundel County

5. Debtor(s) Name(s) Address(es)  
 Suburban Lawn & Landscape Service, Inc. P. O. Box 235  
 Crownsville, Md. 21032

6. Secured Party Address  
 Maryland National Bank 1713 West Street  
 Attention: V. Johnson Annapolis, Md. 21401

RECORD FEE 11.00  
 RECORD TAX 168.00  
 POSTAGE .50

#53272 0040 R02 T14:33  
 APR 2 84

7. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property:

☐ A. *Inventory*. All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof.

☐ B. *Contract Rights*. All of the contract rights of each Debtor both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☐ C. *Accounts*. All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.

☐ D. *General Intangibles*. All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☐ E. *Chattel Paper*. All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, and the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.

☐ F. *All Equipment*. All of the equipment of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☒ G. *Specific Equipment*. All of the equipment of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☐ H. *Other*. All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.

8. ☐ All or a portion of the property described above is affixed or is to be affixed to or is or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference.

Suburban Lawn & Landscape Service, Inc.

William C. Phelps, Jr. (Seal)  
 William C. Phelps, Jr., Pres.

\_\_\_\_ (Seal)

\_\_\_\_ (Seal)

\_\_\_\_ (Seal)

Secured Party  
 Maryland National Bank

Constance F. Kallay (Seal)

Constance F. Kallay  
 Senior Branch Officer

Type name and title

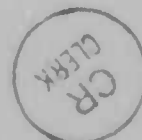
Mr. Clerk: Please return to Maryland National Bank to the officer and at the address set forth in paragraph 6 above.

207-95 REV 7/83

RECEIVED FOR RECORD  
 CIRCUIT COURT, ANNE ARUNDEL COUNTY

1984 APR -2 PM 2:38

E. AUBREY COLLISON  
 CLERK



Mailed to Secured Party

11.00  
 168.00  
 50



BOOK 472 PAGE 125

SCHEDULE A

THIS SCHEDULE A is attached to and made a part of a  
Security Agreement between Suburban Lawn & Landscape Service, Inc.  
And Maryland National Bank dated 3/14/84.

1982 Big John Tree Transplanter Model # 78 Serial # 110

## FINANCING STATEMENT

1. ☐ To Be Recorded in the Land Records  
2. ☒ To Be Recorded among the Financing Statement Records. Anne Arundel County  
3. ☒ Not subject to Recordation Tax  
4. ☐ Subject to Recordation Tax on an initial debt in the principal amount of \$\_\_\_\_\_. The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to \_\_\_\_\_

5. Debtor(s) Name(s)

Address(es)

Ben's Hideaway, Inc.

2012 B. West Street  
Annapolis, Maryland 21401RECORD FEE 11.00  
POSTAGE 50  
#53278 0040 R02 114:39  
APR 2 84

6. Secured Party

Address

Maryland National Bank  
Attention: Maureen Konschnik1713 West Street  
Annapolis, MD 21401

7. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property:

☒ A. *Inventory*. All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof.

☐ B. *Contract Rights*. All of the contract rights of each Debtor both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☒ C. *Accounts*. All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.

☒ D. *General Intangibles*. All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☐ E. *Chattel Paper*. All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, and the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.

☒ F. *All Equipment*. All of the equipment of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☐ G. *Specific Equipment*. All of the equipment of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☐ H. *Other*. All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.

8. ☐ All or a portion of the property described above is affixed or is to be affixed to or is or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference.

Ben's Hideaway, Inc.

By: Kent Joel Carter (Seal)  
PresidentBy: Michael Marco Ziccardi (Seal)  
Vice President  
(Seal)Secured Party  
Maryland National BankBy: Maureen Konschnik (Seal)

Maureen Konschnik, Commercial Loan Officer

Type name and title

Mr. Clerk: Please return to Maryland National Bank to the officer and at the address set forth in paragraph 6 above.

Form 207-95 ED 2/80

Mailed to Secured Party

RECEIVED FOR RECORD  
CIRCUIT COURT, A.A. COUNTY

1984 APR -2 PM 2:45

E. AUBREY COLLISON  
CLERK11/00  
50

NAVY FEDERAL CREDIT UNION  
Washington, DC 20391

FINANCING STATEMENT

BOOK 472 PAGE 127

Pursuant to the Uniform Commercial Code, this statement is presented for filing to the Clerk of the Circuit Court for Anne Arundel County, Maryland, to be filed among the Financing Statement Records for the aforesaid County and State.

NAME OF DEBTOR(S):

Lawrence J. Cavaiola and  
Maureen H. Cavaiola, husband  
and wife

ADDRESS OF PROPERTY:

22 Emerson Road, Severna Park, Maryland 21146  
Lot #10, Block D, Plat #2, OAKLEIGH FOREST,  
Anne Arundel County, Maryland

NAME OF SECURED PARTY:

Navy Federal Credit Union

ADDRESS:

P.O. Box 969  
Vienna, VA 22180

This Financing Statement covers the following items:

Range/Oven, Refrigerator, Dishwasher; also including any renewals or replacements of these items.

The security agreement to which this Financing Statement relates is a Deed of Trust dated March 30, 1984 and recorded among the Land Records of Anne Arundel County, Maryland covering the above described real estate and is additional security for the indebtedness therein described. The above items shall be subject to all the terms of said Deed of Trust and, in the event of foreclosure thereunder, may be sold together with the real estate at such foreclosure sale. Debtors have the right to substitute articles of equal or greater value for any of the items covered herein.

RECORD FEE  
POSTAGE

12.00  
.50

#53298 C040 R02 715:00  
APR 2 84

This Financing Statement is not subject to a Recordation Tax and should be returned to the Secured Party at the above address after recording.

Executed this 30th day of March 1984

Signature of Member/Borrower Lawrence J. Cavaiola

Navy Federal Credit Union

Signature of Co-Borrower Maureen H. Cavaiola

By: M. Kramer, Supervisor,  
First Mortgage Loan  
Closing Section

1984 APR -2 PM 3:06

E. AUDREY COLLISON  
CLERK

NFCU-335 (1/83)

Mailed to Secured Party

251514

BOOK 472 PAGE 128

030440

Debtor or Assignor Form

# FINANCING STATEMENT

- ☒ Not subject to Recordation Tax  
☐ Subject to Recordation Tax; Principal  
Amount is \$

☐ To be Recorded in Land Records (For Fixtures Only).

## Name of Debtor

CLYDE B MCGOWAN  
BRENDA L. MCGOWAN

## Address

1058 DEEP CREEK AVE  
ARNOLD MD 21012

## Secured Party

## Address

## Assignee

FARMERS NATIONAL BANK OF MARYLAND - 5 Church Circle, Annapolis, Md.

Attach separate  
list if necessary

1. This Financing Statement covers the following types (or items) of property  
(the collateral):

1- 41' Bay Built Boat  
NULL AND OFFICIAL #

659173

RECORD FEE 11.00  
RECORD FEE 1.00  
POSTAGE .50  
APR 2 1984 11:15

2. The collateral property is affixed or to be affixed to or is or is to be ~~crossed on the~~  
following real estate:

3. ☐ Proceeds } of the collateral are also specifically covered.  
☐ Products }

4. Mr. Clerk: Mail instrument to secured party named above or assignee, if any, at the  
address stated.

Debtor (or Assignor)

Secured Party (or Assignee)

*Clyde B. McGowan*  
Clyde B. McGowan  
*Brenda L. McGowan*  
Brenda L. McGowan

FARMERS NATIONAL  
BANK OF MARYLAND

BY *F. N. Greene*  
F. N. Greene, Vice President

Type or print names under signatures

Mail to: FARMERS NATIONAL BANK OF MARYLAND  
5 CHURCH CIRCLE  
ANNAPOLIS, MARYLAND 21401

Mailed to Secured Party

12.00  
50



TO BE RECORDED IN THE  
FINANCING STATEMENT RECORDS  
AND IN THE LAND RECORDS

NOT SUBJECT TO RECORDATION TAX

FINANCING STATEMENT

1. Debtor:  
LANDSMAN MOBILE HOME  
PARTNERSHIP

Address:  
79 West Street  
Annapolis, MD 21401

2. Secured Party:  
SECOND NATIONAL BUILDING  
& LOAN, INC.

Address:  
P. O. Box 2558  
Salisbury, MD 21801  
ATTN: William F. Brooks, Jr.

RECORD FEE 22.00  
POSTAGE .50  
#13052 C345 R01 T15:36  
APR 2 84

3. This Financing Statement covers:

(a) All improvements, buildings, fixtures, machinery, equipment, building materials, furniture and furnishings and articles hereafter owned by Debtor and located in or upon any interest or estate in land described in **Exhibit A** or any part thereof and used or usable in connection with any present or future operation of said land whether now owned or hereafter acquired by the Debtor including windows and doors, floor coverings, shrubbery, plants, boilers, tanks, machinery, appliances, furnaces, radiators, blinds and all heating, lighting and flood lighting, plumbing, power, water, refrigerating, gas, electric, ventilating, air conditioning, fire protection, maintenance and incinerating systems and equipment, switchboards and other communications apparatus, elevators and including all equipment installed or to be installed and used in the operation of the buildings and any and all renewals and replacements thereof and any substitution for, or additions to the same; it being understood that all of the aforesaid shall be deemed to be fixtures and part of said land;

(b) And the reversions and remainders, rents, issues and profits from the herein described land, including particularly, but not by way of limitation, all rights and interest of Debtor in and to any and all leases with respect to the aforesaid land and properties, or any portion thereof, and all rental or other payments which may be due and owing from any persons, firms or corporations which may lease or occupy any portion of the above described premises and all the estate, rights, title, interest and claim whatsoever, at law as well as in equity, which the Debtor now has or may hereafter acquire in and to the aforesaid land and property and every part and parcel thereof and all right, title and interest in proceeds of insurance with respect to the property and the fixtures (or property deemed to be fixtures as

Mailed to Secured Party

RECEIVED FOR RECORD  
JANUARY 1, 1984

1984 APR -2 PM 4:16

RE. AUDREY COLLISON  
CLERK

22.00  
50

identified in the preceding paragraph) and any and all awards made to Debtor for the taking by eminent domain or by any preceeding or purchase in lieu thereof, of the whole or of any part of the herein described land.

4. The aforesaid items are included as security in a Construction Deed of Trust, Additional Security Assignment of Leases given by the Debtor to Marion J. Minker, Jr., and Henry A. Berliner, Jr., Trustees and recorded or intended to be recorded among the Land Records of Anne Arundel County, Maryland, securing an indebtedness owned by the Debtor to the Secured Party.

5. Proceeds of the collateral are also covered hereunder.

6. Property description: See attached **Exhibit A**.

Debtor:

LANDSMAN MOBILE HOME  
PARTNERSHIP

BY: James F. Katcef Paltra  
JAMES F. KATCEF  
Authorized Borrower Representative

Secured Party:

SECOND NATIONAL BUILDING &  
LOAN, INC.

BY: Marion J. Minker, Jr.  
MARION J. MINKER, JR.  
Senior Vice President

Dated: February 9, 1984

MR. CLERK: Return to:

Edward O. Wayson, Jr., Esq.  
WAYSON & KLOS, CHARTERED  
14804 Main St., P. O. Box 86  
Upper Marlboro, MD 20772-0086

## EXHIBIT A

BEGINNING FOR THE FIRST at a pipe set in the south 76 degrees 00 minutes west 1750 foot line of the conveyance from Martin J. Fischer, unmarried, to James F. Gomoljak and Angela M. Gomoljak, his wife, by Deed dated October 31, 1950 and recorded among the Land Records of Anne Arundel County in Liber J.H.H. No. 598, folio 134, said pipe being also in and south 69 degrees 53 minutes west 586.72 feet from a pipe found in the south 69 degrees 53 minutes west 2543.38 foot line of the Annapolis Water Company property; thence leaving said line and running across part of the said conveyance to Gomoljak with courses referred to the Annapolis Water Company Grid of 1935, south 34 degrees 37 minutes east 445.64 feet to a pipe set; thence south 09 degrees 55 minutes 30 seconds east 276.58 feet to a pipe set; thence south 20 degrees 15 minutes 50 seconds east 521.45 feet; thence south 10 degrees 52 minutes 10 seconds west 210.30 feet to the north side of Honeysuckle Lane, 30 feet wide; thence running with the north side of Honeysuckle Lane, north 88 degrees 02 minutes 50 seconds west 171.53 feet to a point of curve; thence with the arc or a curve to the left having a radius of 132.24 feet, a chord of south 61 degrees 18 minutes 25 seconds west 134.81 feet, an arc length of 141.48 feet to intersect the northeast line of a 5 foot widening strip along the northeast side of Crownsville Road, 30 feet wide, said widening strip to be dedicated to public use for future improvement of said road; thence running with the northeast line of said widening strip, north 03 degrees 57 minutes 30 seconds west 21.56 feet; thence north 19 degrees 06 minutes 30 seconds west 224.91 feet; thence north 29 degrees 42 minutes 30 seconds west 89.75 feet thence north 43 degrees 51 minutes 30 seconds west 91.64 feet; thence north 56 degrees 41 minutes 30 seconds west 112.17 feet; thence north 61 degrees 33 minutes 50 seconds west 643.82 feet to a point that is located north 28 degrees 26 minutes 10 seconds east 35 feet from a pipe found on the south side of said road at the corner of Lots 7 and 8 as shown on the Plat of Farish Farms, and recorded among the Plat Records of Anne Arundel County in Plat Book No. 26, folio 26; thence still north 61 degrees 33 minutes 50 seconds west 90 feet, thence leaving said road at right angles and crossing the above conveyance to Gomoljak, north 28 degrees 26 minutes 10 seconds east 457.65 feet to intersect the above mentioned 1750 foot line of the conveyance to Gomoljak; said point being located north 69 degrees 53 minutes east 612.48 feet from the intersection formed by the said line with the above mentioned line of the 5 foot widening strip, thence running with part of said 1750 foot line, reversely, corrected as aforesaid, north 69 degrees 53 minutes east 151.61 feet to the end of the above mentioned 2543.38 foot line of the Annapolis Water Company property; said point being located south 05 degrees 43 minutes east 222.9 feet from a monument found, said monument being one of the boundaries of said Water Company property; thence still with part of said 1750 foot line, as aforesaid, and with part of said 2543.38 foot line, reversely, north 69 degrees 53 minutes east 436.27 feet to the place of beginning. Containing 20 acres, more or less, as surveyed by J. R. McCrone, Jr., Inc., Registered Professional Engineers and Land Surveyors in November, 1963.

BEGINNING FOR THE SECOND at an iron pipe now set at the end of the first line of the conveyance by Martin J. Fischer to James F. Gomoljak and wife by deed dated October 31, 1950, and recorded among the Land Records of Anne Arundel County in Liber J.H.H. No. 598, folio 134; said beginning point also being at the beginning of the closing line of the conveyance by Joseph S. Fischer to Henry Rodenberg by deed dated November 9, 1948, and recorded among the Land Records of Anne Arundel County in Liber J.H.H. No. 500, folio 515; thence leaving said beginning point so fixed and said conveyance to Rodenberg and running with part of the second line of said conveyance to Gomoljak and with the property of the Annapolis Water Co. South 69 degrees 53 minutes 30 seconds West 522.42 feet to an iron pipe found at the beginning of the conveyance by James F. Gomoljak and wife to Alfred I. Aaronson and wife by deed dated February 15, 1966, and recorded among the Land Records of Anne Arundel County in Liber L.N.P. 1950, folio 516; thence leaving said Water Co. Property and said outline and running with the lines of said conveyance to Aaronson South 34 degrees 37 minutes East 445.67 feet to an iron pipe there found, South 9 degrees 55 minutes East 276.80 feet to an iron pipe there found, South 20 degrees 16 minutes East 521.65 feet to an iron pipe now set, and South 10 degrees 52 minutes west 210.30 feet to an iron pipe now set on the northernmost side of the County Road (known as Honeysuckle Lane) from General's Highway (Maryland Route Number 178) to the Crownsville Road; thence leaving said conveyance to Aaronson and running with the northern and western sides of said County Road South 85 degrees 32 minutes 30 seconds East 58.80 feet, South 81 degrees 43 minutes 20 seconds East 152.64 feet, North 89 degrees 08 minutes 40 seconds East 134.57 feet, North 70 degrees 02 minutes 30 seconds East 66.07 feet, and North 51 degrees 40 minutes 40 seconds East 134.42 feet to an iron pipe there found in an existing dirt road at the beginning of the North 28 degree 14 minute 10 second West 271.62 foot line of the conveyance by James F. Gomoljak and wife to William H. Young and wife by deed dated October 23, 1964; and recorded among the Land Records of Anne Arundel County, Maryland, in Liber L.N.P. 1815, folio 57; thence leaving said County Road and running with said conveyance to Young, as now surveyed, North 36 degrees 09 minutes West 271.87 feet to an iron pipe; thence running North 43 degrees 11 minutes 20 seconds East 97.22 feet to an iron pipe there found at the beginning of said conveyance to Young; thence running with the first line of said conveyance South 43 degrees 56 minutes 50 seconds East 239.51 feet to an iron pipe found on the westernmost side of said Honeysuckle Lane; thence leaving said conveyance to Young and running with the westernmost side of said County road the following seven courses and distances: North 15 degrees 46 minutes 20 seconds East 64.97 feet, North 4 degrees 29 minutes East 124.24 feet, North 17 degrees 51 minutes 30 seconds East 71.87 feet, North 34 degrees 07 minutes 10 seconds East 57.96 feet, North 41 degrees 34 minutes 10 seconds East 88.18 feet, North 46 degrees 36 minutes 20 seconds East 111.38 feet, and North 51 degrees 59 minutes 30 seconds East 81.17 feet to an iron pipe now set in said first line of the conveyance to Gomoljak and also in the closing line of said conveyance to Rodenberg; thence leaving said County Road and running with said line, as now surveyed, North 44 degrees 51 minutes 30 seconds West 1163.63 feet to the place of beginning. Containing 22.973 Acres, more or less; exclusive of 0.129 Acres contained within the Worthington Family Cemetery; said Cemetery being conveyed by Philip Hammond Brown and Mary



Elizabeth Brown, his wife, to Dr. George Hammond and Dr. Joseph M. Worthington by deed dated July 14, 1896, and recorded among the Land Records of Anne Arundel County, Maryland, in Liber G.W. 3, folio 69; said Cemetery being described as follows:

BEGINNING for the same at an iron pipe now set at the northwest corner of said Cemetery, distant North 60 degrees 56 minutes 50 seconds East 220.63 feet from an iron pipe set on the northernmost side of Honeysuckle County Road at the end of the South 10 degrees 52 minutes West 210.30 foot line of the above described 22.973 Acre tract; thence leaving said beginning point so fixed and running with the outlines of said Cemetery South 33 degrees 27 minutes East 80.0 feet to an iron pipe now set; thence running North 56 degrees 33 minutes East 70.0 feet to an iron pipe now set; thence running North 33 degrees 27 minutes West 80.0 feet to an iron pipe now set and South 56 degrees 33 minutes West 70.0 feet to the place of beginning. Containing 0.129 Acres, more or less. All according to a survey and plat made by Edward Hall, III & Associates, Registered Land Surveyors, in April 1967.

Also covering any and all right, title, interest and estate that they may have in and to the five (5) foot widening strip lying between the Crownsville Road, 30 feet wide, as now laid out.

A.A. Co.

BOOK 472 PAGE 134

FINANCING STATEMENT

Subject to Recordation Tax  
to the amount of \$4,395.00

File No. \_\_\_\_\_

This Financing Statement is presented to a filing officer for  
filing pursuant to the provisions of the Uniform Commercial Code.

1. Debtor

NAME: B and B Leasing

ADDRESS: 2408 Crofton Blvd. Crofton, Md. 21114  
Street City State

2. Secured Party

NAME: EASY LIFT CO., INC.

ADDRESS: 2109 Carol Drive Wilmington. Delaware  
Street City State

3. Maturity date (if any) \_\_\_\_\_

4. This Financing Statement covers the following types (or items) of  
property:

Description,  
Including  
Special  
Equipment

Trade  
Name

Serial  
No.

Year  
Built

(1) Genie Industries Personnel Lift #1483-5779  
Model # PLC-30PAC

REC-1984 FEE 11.00  
RECORDING TAX 28.00  
POSTAGE .50  
#13069 C345 R01 T10:12  
APR 3 84

5. The following proceeds of the property are also covered: All cash,  
property and other consideration received by or owed to Debtor for  
the sub-lease, sale or other disposition of any or all of the  
above-described property.

B and B Leasing  
Debtor

EASY LIFT CO., INC.  
Secured Party

By: Michael B. Birchhead V.P.  
(Name and Title)  
MICHAEL B. BIRCHHEAD, V.P.

By: A. Joseph Irons, Jr.  
President  
A. JOSEPH IRONS, JR.

Dated: FEB 10, 1984.

Mailed to Secured Party

## FINANCING STATEMENT FORM UCC-1

Identifying File No. \_\_\_\_\_

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK.

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here \$ \_\_\_\_\_

If this statement is to be recorded in land records check here. ☐

This financing statement Dated April 3, 1984 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

## 1. DEBTOR

Name GARY G. PYLESAddress 2510 Riva Road, Suite 208, Annapolis, Maryland 21401

## 2. SECURED PARTY

Name ADMIRAL-BUILDERS SAVINGS AND LOAN ASSOCIATIONAddress 1746-48 York Road, Lutherville, Maryland 21093William M. Levy, Esquire, 1507 Fidelity Bldg., Balto., Md. 21201

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) April 3, 1989

4. This financing statement covers the following types (or items) of property: (list)

Fixtures and chattels in the nature of fixtures, affixed and/or appurtenant to the property described in a Mortgage of even date from the Debtor to the Secured Party contained in the property set forth in Item 5 hereof.

RECORD FEE 11.00  
POSTAGE .50  
#13080 C040 R01 T10:26  
APR 3 84

CHECK ☒ THE LINES WHICH APPLY5. ☐ (If collateral is crops) the above described crops are growing or are to be grown on: (describe real estate)

☒ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

2.00 acres of land, more or less, improvements known as 254 Old Duff Road, situate on Gingerville Creek, Second Assessment District of Anne Arundel County, State of Maryland.

☐ (Proceeds of collateral are also covered)☐ (Products of collateral are also covered)

(Signature of Debtor)

GARY G. PYLES

Type or Print Above Signature on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

ADMIRAL-BUILDERS SAVINGS AND LOAN ASSOCIATION

BY

(Signature of Secured Party)

William M. Levy

Type or Print Above Name on Above Line

Mailed to Secured Party

RECEIVED FOR RECORD  
CLERK

1984 APR -3 AM 10:32

E. AUBREY COLLISON  
CLERK

17.5

BOOK

472 PAGE 136

251518

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code.		3 Maturity date (if any):
1 Debtor(s) (Last Name First) and Address(es) Trapp Trucking 627 N. Hammond Ferry Rd. Linthicum, Md. 21090	2 Secured Party(ies) and Address(es) Washington Freightliner, Inc. 4100 41st Street Brentwood, Md. 20722	For Filing Officer (Date, Time, Number, and Filing Office)
4 This financing statement covers the following types (or items) of property: Cummins NTC 400 Serial # 10716617 Fuller RTO 12513 Serial # 50214298 Rockwell Front Rear 941509 Serial # Rockwell Rear Rear Serial # 104321 14' J & J Steel Body Serial # 56793  DOCUMENT NOT SUBJECT TO RECORDATION TAX		5 Assignee(s) of Secured Party and Address(es) Assocaites Commercaill Corp. P.O. Box A College Park, Md. 20740
This statement is filed without the debtor's signature to perfect a security interest in collateral. (check <input checked="" type="checkbox"/> if so) <input type="checkbox"/> already subject to a security interest in another jurisdiction when it was brought into this state. <input type="checkbox"/> which is proceeds of the original collateral described above in which a security interest was perfected:		
Check <input checked="" type="checkbox"/> if covered. <input checked="" type="checkbox"/> Proceeds of collateral are also covered <input type="checkbox"/> Products of Collateral are also covered No. of additional sheets presented:		
Filed with: COUNTY		
Trapp Trucking		Washington Freightliner, Inc.
By: Edward D. Trapp	By: [Signature]	
Signature(s) of Debtor(s)	Signature(s) of Secured Party(ies)	

Filing Officer Copy — Alphabetical

603469 Rev. 12-80

Mailed to Secured Party



RECEIVED FOR RECORD  
CLERK COURT & A. COUNTY

1984 APR -3 AM 10:33

E. AUBREY COLLISON  
CLERK

112050



BOOK 472 PAGE 137

251519

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1 Debtor(s) (Last Name First) and Address(es) Wilsinson, Samuel L. 313 Cedar Lane Annapolis, Md. 21403	2 Secured Party(ies) and Address(es) Baldwin Service Center Route 50 at 178 Annapolis, Md. 21401	3 Maturity date (if any): For Filing Officer (Date, Time, Number, and Filing Office)
---	---	---

4 This financing statement covers the following types (or items) of property:  
  
1973 GMC T Series with 7 x 10 Dump Body  
Serial #TCE61TV582854  
  
DOCUMENT NOT SUBJECT TO RECORDATION TAX

5 Assignee(s) of Secured Party and Address(es)  
Associates Commercial Corp  
P.O. Box A  
College Park, Md. 20740

RECORD FEE 11.00  
POSTAGE 50  
APR 3 1984

This statement is filed without the debtor's signature to perfect a security interest in collateral. (check ☒ if so)  
☐ already subject to a security interest in another jurisdiction when it was brought into this state.  
☐ which is proceeds of the original collateral described above in which a security interest was perfected.

Check ☒ if covered. ☒ Proceeds of collateral are also covered ☐ Products of Collateral are also covered No. of additional sheets presented:

Filed with: X County

By: Samuel L. Wilsinson  
Signature(s) of Debtor(s)

By: Baldwin Service Center  
Signature(s) of Secured Party(ies)

Filing Officer Copy — Alphabetical

603469 Rev. 12-80

Mailed to Secured Party

RECEIVED FOR RECORD  
CIRCUIT COURT, A.A. COUNTY

1984 APR -3 AM 10:33

E. AUBREY COLLISON  
CLERK

11.00  
50

BOOK 472 PAGE 138

This STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code:		3. Maturity date (if any): For Filing Officer (Date, Time and Filing Office)
1. Debtor(s) (Last Name First) and address(es) Air Florida System, Inc. 3900 N.W. 79th Avenue Suite 590 Miami, Florida 33166	2. Secured Party(ies) and address(es) Interfirst Bank Dallas, N.A. (formerly First National Bank in Dallas) P.O. Box 83000, 1401 Elm St. Dallas, Texas 75283	
243032 Liber 451/pg 25		
4. This statement refers to original Financing Statement bearing File No. _____ Clerk of Circuit Court for Anne Filed with <u>Arundel County, Maryland</u> Date Filed <u>June 24, 1982</u>		RECORD FEE 10.00 13071 0345 R01 110:17 APR 3 84
5. <input type="checkbox"/> Continuation. The original financing statement between the foregoing Debtor and Secured Party, bearing file number shown above, is still effective.		
6. <input checked="" type="checkbox"/> Termination. Secured party no longer claims a security interest under the financing statement bearing file number shown above.		
7. <input type="checkbox"/> Assignment. The secured party's right under the financing statement bearing file number shown above to the property described in Item 10 have been assigned to the assignee whose name and address appears in Item 10.		
8. <input type="checkbox"/> Amendment. Financing Statement bearing file number shown above is amended as set forth in Item 10.		
9. <input type="checkbox"/> Release. Secured Party releases the collateral described in Item 10 from the financing statement bearing file number shown above.		
10.		

No. of additional Sheets presented:

Interfirst Bank Dallas, N.A.

By: \_\_\_\_\_  
Signature(s) of Debtor(s) (necessary only if Item 8 is applicable).

By: Donna Herman  
Signature(s) of Secured Party(ies)

STANDARD FORM - FORM UCC-3

(1) Filing Officer Copy - Alphabetical

Mailed to Secured Party



RECEIVED FOR RECORD  
CIRCUIT COURT, A.A. COUNTY

1984 APR -3 AM 10:33

E. AUBREY COLLISON  
CLERK

10.00

BOOK 472 PAGE 139

This **STATEMENT** is presented to a filing officer for filing pursuant to the Uniform Commercial Code:

1. Debtor(s) (Last Name First) and address(es) Air Florida, Inc. 3900 N.W. 79th Avenue Suite 590 Miami, Florida 33166	2. Secured Party(ies) and address(es) Interfirst Bank Dallas, N.A. (formerly First National Bank in Dallas) P.O. Box 83000, 1401 Elm St. Dallas, Texas 75283	3. Maturity date (if any): For Filing Officer (Date, Time and Filing Office)
---	---	---

4. This statement refers to original Financing Statement bearing File No. 243033 Liber 451/pg 31  
Clerk of Circuit Court for Anne Date Filed June 24 1982  
Filed with Arundel County, Maryland

5. ☐ Continuation. The original financing statement between the foregoing Debtor and Secured Party, bearing file number shown above, is still effective.

6. ☒ Termination. Secured party no longer claims a security interest under the financing statement bearing file number shown above to the property described in Item 10 have

7. ☐ Assignment. The secured party's right under the financing statement bearing file number shown above to the property described in Item 10 have been assigned to the assignee whose name and address appears in Item 10.

8. ☐ Amendment. Financing Statement bearing file number shown above is amended as set forth in Item 10.

9. ☐ Release. Secured Party releases the collateral described in Item 10 from the financing statement bearing file number shown above.

10.

RECORD FEE 10.00  
POSTAGE .50  
APR 3 1984

No. of additional Sheets presented:  
Interfirst Bank Dallas, N.A.

By: Donna Herman Signature(s) of Secured Party(ies)

By: \_\_\_\_\_ Signature(s) of Debtor(s) (necessary only if Item 8 is applicable).

STANDARD FORM - FORM UCC-3

(1) Filing Officer Copy - Alphabetical

Mailed to Secured Party

RECEIVED FOR RECORD  
CIRCUIT COURT, A.A. COUNTY

1984 APR -3 AM 10:33

E. AUBREY COLLISON  
CLERK

10.00  
50

maryland national bank

## FINANCING STATEMENT

1. ☐ To Be Recorded in the Land Records.  
 2. ☒ To Be Recorded among the Financing Statement Records.  
 3. ☒ Not subject to Recordation Tax.  
 4. ☐ Subject to Recordation Tax on an initial debt in the principal amount of \$\_\_\_\_\_. The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to \_\_\_\_\_.

5. Debtor(s) Name(s) Address(es)  
 Eastern Disposal, Inc. 77 West Street  
 Annapolis, MD 21401

6. Secured Party Address  
 Maryland National Bank  
 Attention: S. Ingram P.O. Box 871  
 Annapolis, MD 21404

RECORD FEE 11.00  
 POSTAGE .50  
 #13122 0345 R01 112:57  
 APR 3 84

7. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property:

- ☐ A. *Inventory*. All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof.  
☐ B. *Contract Rights*. All of the contract rights of each Debtor both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.  
☐ C. *Accounts*. All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.  
☐ D. *General Intangibles*. All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.  
☐ E. *Chattel Paper*. All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, and the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.  
☐ F. *All Equipment*. All of the equipment of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.  
☒ G. *Specific Equipment*. All of the equipment of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.  
☐ H. *Other*. All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.

8. ☐ All or a portion of the property described above is affixed or is to be affixed to or is or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference.

Eastern Disposal, Inc.

*John M. Spake* (Seal)  
 John M. Spake, Jr., President  
 \_\_\_\_\_ (Seal)

Secured Party  
 Maryland National Bank

*Sharon A. Ingram* (Seal)

Sharon A. Ingram, Sr. Cust. Acct. Rep.  
 Type name and title

Mr. Clerk: Please return to Maryland National Bank to the officer and at the address set forth in paragraph 6 above.

Form 207-95 ED 2/80

Mailed to Secured Party

RECEIVED FOR RECORD  
 1984 APR -3 PM 1:02

E. AUBREY COLLISON  
 CLERK





BOOK 472 PAGE 141

Schedule A

<u>Item</u>	<u>Model #</u>	<u>Serial #</u>
2	#880E High Pressure, Hot Water Washer Other Options (Each Machine) 100' Hose Remote Control Soap Applicator High Pressure Hose Reel & Kit Truck Wand	SN C2735/0284 SN C2425/0184
2	880TR- Trigger Shut Off	
2	880W- Wheel Kits	

x John M. Gripe Jr

251522

BOOK 472 PAGE 142

Debtor or Assignor Form

# FINANCING STATEMENT

☒ Not subject to Recordation Tax  
☐ Subject to Recordation Tax; Principal  
Amount is \$

☐ To be Recorded in Land Records (For Fixtures Only).

## Name of Debtor

## Address

Seaboard International, Inc.

1993 Moreland Parkway #8  
Annapolis, MD 21401

## Secured Party

## Address

Assignee

FARMERS NATIONAL BANK OF MARYLAND - 5 Church Circle, Annapolis, Md.

Attach separate  
list if necessary

1. This Financing Statement covers the following types (or items) of property  
(the collateral):

All inventory, accounts receivable, equipment, contract rights,  
furniture, fixtures, leasehold improvements, and intangibles now  
owned and hereafter acquired, and any and all proceeds therefrom.

RECORD FEE 11.00  
POSTAGE .50  
#13131 C040 R01 T14:32  
APR 3 84

2. The collateral property is affixed or to be affixed to or is or is to be crops on the  
following real estate:

3. ☒ Proceeds } of the collateral are also specifically covered.  
☐ Products }

4. Mr. Clerk: Mail instrument to secured party named above or assignee, if any, at the  
address stated.

Debtor (or Assignor)

Secured Party (or Assignee)

Seaboard International, Inc.

FARMERS NATIONAL  
BANK OF MARYLAND

*[Signature]*  
x *[Signature]*

BY

*[Signature]*

Type or print names under signatures

Mail to: FARMERS NATIONAL BANK OF MARYLAND  
5 CHURCH CIRCLE  
ANNAPOLIS, MARYLAND 21401

Mailed to Secured Party

RECEIVED FOR RECORD  
CREDIT DEPT. 7. A.A. COUNTY

1984 APR -3 PM 2:37

E. AUDREY COLLISON  
CLERK

CR  
CLERK

LOC

1100 R

## MARYLAND FINANCING STATEMENT

UCC-1

- ☒ Not Subject to Recordation Tax
- ☐ Recordation Tax of \$ \_\_\_\_\_ on  
Principal Amount of \$ \_\_\_\_\_ is enclosed/  
has been paid (strike inapplicable phrase).

## For Filing Officer

File No.: \_\_\_\_\_  
Record Reference: \_\_\_\_\_  
Date & Hour of Filing: \_\_\_\_\_

This financing statement is presented to a filing officer pursuant to the Uniform Commercial Code:

1. DEBTOR: CEM PRINTING CO., INC.  
(Name or Names)  
220 N. Crain Highway, Glen Burnie, MD. 21061  
(Address)
- DEBTOR: \_\_\_\_\_  
(Name or Names)  
\_\_\_\_\_  
(Address)
2. SECURED PARTY: ATLANTIC INDUSTRIAL CREDIT CORPORATION  
(Name or Names)  
P.O. Box 10656, Towson, MD. 21285-0656  
(Address)
3. ASSIGNEE (if any)  
of SECURED PARTY: Baltimore Federal Savings & Loan Assoc.  
(Name or Names)  
Box 116 Fayette & St. Paul St, Baltimore, Md. 21203  
(Address)
4. This Financing Statement covers the following types (or items) of property:

One - Rollem Auto 4 Perforator-Numbering Machine with Scoring  
Head, S/N \_\_\_\_\_

RECORD FEE 11.00  
POSTAGE .50  
#53415 C040 R02 110:53  
APR 4 84



5. The above described goods are affixed to, or are to be affixed to the following described real estate:

6. Proceeds of Collateral are covered hereunder: Yes ☒ No ☐  
Products of Collateral are also covered: Yes ☐ No ☒

DEBTOR(S):  
CEM PRINTING CO., INC.

By: Walter Carlsson  
WALTON CARLSEN PRES (Title)  
(Type or print name of person signing)

By: \_\_\_\_\_  
(Title)  
(Type or print name of person signing)

SECURED PARTY:  
ATLANTIC INDUSTRIAL CREDIT CORPORATION

By: Robert E. Polack  
Robert E. Polack (Type or print name of person signing)

Return To: ATLANTIC INDUSTRIAL CREDIT CORPORATION  
P.O. Box 10656, Towson, Maryland 21285-0656

11/84

Mailed to Secured Party

A/C 62364

BOOK 472 PAGE 144

This FINANCING STATEMENT is presented for filing pursuant to the California Uniform Commercial Code.

1. DEBTOR (LAST NAME FIRST - IF AN INDIVIDUAL) <b>Francis L. Phelps</b>		1A. SOCIAL SECURITY OR FEDERAL TAX NO. <b>234-44-8033</b>	
1B. MAILING ADDRESS <b>P.O. Box 117- 183 Mayo Road</b>		1C. CITY, STATE <b>Edgewater, MD</b>	1D. ZIP CODE <b>21037</b>
2. ADDITIONAL DEBTOR (IF ANY) (LAST NAME FIRST - IF AN INDIVIDUAL) <b>Peggy D. Phelps</b>		2A. SOCIAL SECURITY OR FEDERAL TAX NO. <b>232-46-1845</b>	
2B. MAILING ADDRESS <b>SAME</b>		2C. CITY, STATE	2D. ZIP CODE
3. DEBTOR'S TRADE NAMES OR STYLES (IF ANY) <b>Phelps Electric Motor Svc.</b>		3A. FEDERAL TAX NUMBER <b>52-09-37449</b>	
4. SECURED PARTY NAME <b>Berkeley Pump Co.</b> MAILING ADDRESS <b>P.O. Box 2007</b> CITY <b>Berkeley</b> STATE <b>Calif.</b>		94702 ZIP CODE	4A. SOCIAL SECURITY NO., FEDERAL TAX NO. OR BANK TRANSIT AND A.B.A. NO.
5. ASSIGNEE OF SECURED PARTY (IF ANY) NAME <b>Berkeley Pump Co.</b> MAILING ADDRESS <b>Fellowship Rd.</b> CITY <b>Mt. Laurel</b> STATE <b>NJ</b>		08054 ZIP CODE	5A. SOCIAL SECURITY NO., FEDERAL TAX NO. OR BANK TRANSIT AND A.B.A. NO.

6. This FINANCING STATEMENT covers the following types or items of property (include description of real property on which located and owner of record when required by instruction 4).

See Attached Consignment Order.

NOT SUBJECT TO RECORDATION TAX /CAW.

RECORD FEE 30.00  
POSTAGE .50  
#13203 0040 R01 711:45  
APR 4 84

7. CHECK IF APPLICABLE <input checked="" type="checkbox"/>	7A. <input type="checkbox"/> PRODUCTS OF COLLATERAL ARE ALSO COVERED	7B. DEBTOR(S) SIGNATURE NOT REQUIRED IN ACCORDANCE WITH INSTRUCTION 5(A) ITEM <input type="checkbox"/> (1) <input type="checkbox"/> (2) <input type="checkbox"/> (3) <input type="checkbox"/> (4)
8. CHECK IF APPLICABLE <input checked="" type="checkbox"/>	<input type="checkbox"/> DEBTOR IS A "TRANSMITTING UTILITY" IN ACCORDANCE WITH UCC § 9105 (1) (N)	
9. DATE		10. THIS SPACE FOR USE OF FILING OFFICER (DATE, TIME, FILE NUMBER AND FILING OFFICER)
SIGNATURE(S) OF DEBTOR(S) <b>Francis L. Phelps</b> <i>Francis L. Phelps</i> /BPL		
TYPE OR PRINT NAME(S) OF DEBTOR(S)		
SIGNATURE(S) OF SECURED PARTY(IES) <b>Peggy D. Phelps</b> <i>Peggy D. Phelps</i>		
TYPE OR PRINT NAME(S) OF SECURED PARTY(IES)		
11. Return copy to: NAME <b>Berkeley Pump Co.</b> ADDRESS <b>Fellowship Rd.</b> CITY <b>Mt. Laurel, N.J.</b> STATE <b>08054</b> ZIP CODE		
(1) FILING OFFICER COPY		

REDIFORM 55801

Poly Pak (50 sets) 5P801

Mailed to Secured Party

CR  
CLERK

1984 APR -4 AM 11:50

E. AUBREY COLLISON  
CLERK



BOOK

BERKELEY PUMP COMPANY  
CONSIGNED INVENTORY REPORT  
FOR THE MONTH OF \_\_\_\_\_, 19\_\_

Page 1. INITIAL ~~222~~

MODEL	CATALOG NUMBER	QTY. ON HAND BEGINNING OF MONTH	(+) RECEIPTS DURING MONTH	(-) QTY. ON HAND END OF MONTH	(=) QTY. USED	UNIT LIST PRICE	DS	UNIT NET PRICE	EXTENDED TOTAL
B4AL12-1/3 HP 115V- 2W	2050- B-55811	4				\$413.	1	\$181.72	\$726.88
B4AL12-1/3 HP 230V- 2W	2050- B-55812	4				\$413.	1	\$181.72	\$726.88
B4AL12-1/3 HP 115V-3W w/ C.B.	2050- B-55623	4				\$413.	1	\$181.72	\$726.88
B4AL12-1/3 HP 230V-3W w/ C.B.	2050- B-55624	4				\$413.	1	\$181.72	\$726.88
B4AL16-1/2 HP 115V-2W	2050- B-55813	4				\$456.	1	\$200.64	\$802.56
B4AL16-1/2 HP 230V-2W	2050- B-55814	4				\$456.	1	\$200.64	\$802.56

~~Amount Due Berkeley Pump Company (Remittance Enclosed).~~

I CERTIFY THAT THE ABOVE INFORMATION TRULY REFLECTS  
THE BERKELEY PUMP COMPANY CONSIGNED INVENTORY LEVELS  
AND USAGE FOR THE PERIOD OF TIME INDICATED

A/C # 62364

\_\_\_\_\_  
(Signature)  
\_\_\_\_\_  
(Name)  
\_\_\_\_\_  
(Title)  
\_\_\_\_\_  
(Company)

BOOK

BERKELEY PUMP COMPANY  
CONSIGNED INVENTORY REPORT

FOR THE MONTH OF \_\_\_\_\_, 19\_\_\_\_ Page 2. Initial ~~\$\$\$~~

MODEL	CATALOG NUMBER	QTY. ON HAND BEGINNING OF MONTH	(+) RECEIPTS DURING MONTH	(-) QTY. ON HAND END OF MONTH	(=) QTY. USED	UNIT LIST PRICE	DS	UNIT NET PRICE	EXTENDED TOTAL
B4AL16-1/2 HP 115V-3W w/ C.B.	2050- B-55625	4				\$456.	1	\$200.64	\$802.56
B4AL16-1/2 HP 230V-3W w/ C.B.	2050- B-55626	4				\$456.	1	\$200.64	\$802.56
B4AL22-3/4 HP 230V-2W	2050- B-55815	3				\$545.	1	\$239.80	\$719.40
B4AL22-3/4 HP 230V-3W w/ C.B.	2050- B-55627	3				\$545.	1	\$239.80	\$719.40

A/c# 62364

I CERTIFY THAT THE ABOVE INFORMATION TRULY REFLECTS  
THE BERKELEY PUMP COMPANY CONSIGNED INVENTORY LEVELS  
AND USAGE FOR THE PERIOD OF TIME INDICATED

~~ATTENTION: THE BERKELEY PUMP COMPANY (REMITTANCE ENCLOSED)~~

~~\$\$\$~~

\_\_\_\_\_  
(Signature)

\_\_\_\_\_  
(Name)

\_\_\_\_\_  
(Title)

\_\_\_\_\_  
(Company)

BERKELEY PUMP COMPANY  
CONSIGNED INVENTORY REPORT  
FOR THE MONTH OF \_\_\_\_\_, 19\_\_

Page 3. Initial *gls*

MODEL	CATALOG NUMBER	QTY. ON HAND BEGINNING OF MONTH	(+) RECEIPTS DURING MONTH	(-) QTY. ON HAND END OF MONTH	(=) QTY. USED	UNIT LIST PRICE	DS	UNIT NET PRICE	EXTENDED TOTAL
4AL28- 1 HP 230V-3W w/ C.B.	2100- B-50361	3				\$678.	1	\$298.32	\$894.96
4AM27-1½ HP 230V-3W w/ C.B.	2100- B-50262	2				\$730.	1	\$321.20	\$642.40
4AM-35- 2HP 230V-3W w/ C.B.	2100- B-57760	1				\$958.	1	\$421.52	\$421.52
B2XQKLS-3	3105- B-51516	6				\$425.	2	\$246.50	\$1479.00
B2XQKHS-5	3105- B-51517	2				\$475.	2	\$275.50	\$551.00

~~REMITTANCE ENCLOSED~~

*gls*

A/c # 62364

I CERTIFY THAT THE ABOVE INFORMATION TRULY REFLECTS  
THE BERKELEY PUMP COMPANY CONSIGNED INVENTORY LEVELS  
AND USAGE FOR THE PERIOD OF TIME INDICATED

\_\_\_\_\_  
(Signature)

\_\_\_\_\_  
(Name)

\_\_\_\_\_  
(Title)

\_\_\_\_\_  
(Company)

BERKELEY PUMP COMPANY  
CONSIGNED INVENTORY REPORT  
FOR THE MONTH OF \_\_\_\_\_, 19\_\_\_\_  
Page 4. Initial *ell*

FRANKLIN	MODEL	CATALOG NUMBER	QTY. ON HAND BEGINNING OF MONTH	(+) RECEIPTS DURING MONTH	(-) QTY. ON HAND END OF MONTH	(=) QTY. USED	UNIT LIST PRICE	DS	UNIT NET PRICE	EXTENDED TOTAL
Sub. Mtr.-1 HP 230V-2W, 1Ø		2100- S-21794	2				\$271.	1	\$135.50	\$271.00
Sub. Mtr.-2 HP 230V-3W, 3Ø		2100- S-32145	1				\$266.	1	\$133.00	\$133.00
Sub. Mtr.-3 HP 230V-3W- 3Ø		2100- S-20897	1				\$574.	1	\$287.00	\$287.00
Sub. Mtr.-5 HP 230V-3W-3Ø		2100- S-20898	1				\$726.	1	\$363.00	\$363.00

~~AMOUNT DUE BERKELEY PUMP COMPANY (REMITTANCE ENCLOSED)~~ *ell* \$ \_\_\_\_\_

*A/c # 62364*  
I CERTIFY THAT THE ABOVE INFORMATION TRULY REFLECTS  
THE BERKELEY PUMP COMPANY CONSIGNED INVENTORY LEVELS  
AND USAGE FOR THE PERIOD OF TIME INDICATED

\_\_\_\_\_  
(Signature)  
\_\_\_\_\_  
(Name)  
\_\_\_\_\_  
(Title)  
\_\_\_\_\_  
(Company)



BERKELEY PUMP COMPANY  
CONSIGNEE INVENTORY REPORT  
FOR THE MONTH OF \_\_\_\_\_, 19\_\_\_\_ PAGE 5. Initial

MODEL	CATALOG NUMBER	QTY. ON HAND BEGINNING OF MONTH	(+) RECEIPTS DURING MONTH	(-) QTY. ON HAND END OF MONTH	(-) QTY. USED	UNIT LIST PRICE	QTY.	UNIT NET PRICE	EXTENDED TOTAL
D3-1/3hp-115V Basic	1059-B-57982	1				\$274.	1	\$120.56	\$120.56
D5-1/2hp-115/230V-Basic	1059-B-57983	1				\$308.	1	\$135.52	\$135.52
D7-3/4hp-115-230V-Basic	1059-B-57984	1				\$327.	1	\$143.88	\$143.88
D10-1hp-115-230V-Basic	1059-B-57985	1				\$353.	1	\$155.32	\$155.32
D14-1 1/2hp-115-230V-Basic	1059-B-57986	1				\$441.	1	\$194.04	\$194.04
D3-1/3hp-115V w/SJH Jet	1059-B-57987	3				\$299.	1	\$131.56	\$394.68

AMOUNT OF THIS INVENTORY REPORT IS \$1,394.68

I CERTIFY THAT THE ABOVE INFORMATION TRULY REFLECTS  
THE BERKELEY PUMP COMPANY CONSIGNEE INVENTORY LEVELS  
AND USAGE FOR THE PERIOD OF TIME INDICATED

\_\_\_\_\_  
(Signature)

\_\_\_\_\_  
(Name)

\_\_\_\_\_  
(Title)

\_\_\_\_\_  
(Company)

## 19

PAGE 6. Initial

MODEL	CATALOG NUMBER	QTY. ON HAND	(+)	(-)	(=) QTY.	UNIT LIST PRICE	DS	UNIT NET PRICE	EXTENDED TOTAL
		BEGINNING OF MONTH	RECEIPTS DURING MONTH	END OF MONTH	USED				
D5-1/2hp-115- 230V w/5JH Jet	1059- B-57988	3				\$333.	1	\$146.52	\$439.56
D7-3/4hp-115- 230V w/5JH Jet	1059- B-57989	3				\$352.	1	\$154.88	\$464.64
D10-1hp-115- 230V w/5JH Jet	1059- B-57990	3				\$378.	1	\$166.32	\$498.96
D14-1½hp-115- 230V w/D10 5JH Jet	1059- B-	1				\$465.	1	\$204.60	\$204.60

A/C #62364

I CERTIFY THAT THE ABOVE INFORMATION TRULY REFLECTS THE BERKELEY PUMP COMPANY CONSIGNED INVENTORY LEVELS AND USAGE FOR THE PERIOD OF TIME INDICATED

INITIAL INVENTORY TOTAL...\$15,351.20

ENCLOSURE: PATTY (REPT) TANDEN ENCLOSED

(Signature)

(Name)

(Title)

(Company)

TO BE RECORDED IN THE CHATTEL AND LAND RECORDS OF ANNE ARUNDEL COUNTY AND AMONG THE FINANCING STATEMENT RECORDS OF THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION

251525

FINANCING STATEMENT  
(Maryland)

This Financing Statement is presented to a Filing Officer pursuant to UCC.

1. NAME AND ADDRESS OF DEBTOR:

Airport Baggage Carriers, Inc. ✓  
and  
The Airport Connection, Inc. ✓  
P.O. Box 18317  
BWI Airport  
Anne Arundel County, Maryland 21240

2. NAME AND ADDRESS OF SECURED PARTY:

Equitable Bank, National Association  
100 South Charles Street  
Baltimore, Maryland 21201 ATTN: Donald E. Warren, Vice President

3. This Financing Statement covers all:

- ☒ Machinery, equipment, fixtures and furniture now owned or hereafter acquired, together with attachments, accessories, etc.
- ☒ Inventory, raw materials, etc., including after acquired and proceeds.
- ☒ Accounts, including after acquired, and proceeds.
- ☒ Contract rights, including after acquired, and proceeds.
- ☐ Right, title and interest in and to the liquor license issued with respect to the premises located at \_\_\_\_\_, and all renewals thereof.
- ☒ Automotive equipment now owned or hereafter acquired, together with attachments, accessories, etc.
- ☒ Some of the above described property is affixed to the real estate known generally as BWI Airport, Anne Arundel County, Maryland and more particularly \*\*

4. APPLICABLE ONLY TO TWELVE YEAR LOANS: Maturity date: \_\_\_\_\_.

5. This transaction is ☐ , is not ☒ exempt from the recordation tax.  
Principal amount of the Debt is \$ 43,500.

DEBTOR:

Airport Baggage Carriers, Inc.

BY: Mordecai E. Buckner  
President

The Airport Connection, Inc.

BY: John L. Tanager  
President

AFTER RECORDATION RETURN TO:

Gebhardt & Smith  
Ninth Floor  
World Trade Center  
Baltimore, Maryland 21202  
ATTN: James R. Deveney, II

described on Exhibit A attached hereto. The name of a record owner of the aforementioned real property is as follows:

The State of Maryland by and through the Board of Public Works of Maryland.

Filed to Secured Party

RECORD FEE 12.00  
POSTAGE .50  
#53469 0040 R02 T14:48  
APR 4 84

1984 APR -4 PM 3:17  
E. AUBREY COLLISON  
CLERK



12.00  
50

12.50

EXHIBIT "A"

ALL those lots or parcels of ground located in Anne Arundel County, Maryland and described as follows, that is to say:

ALL those lots of ground described in a deed dated June 26, 1972 and recorded among the Land Records of Anne Arundel County, Maryland at Liber No. 2508, Folio 252 from The Mayor and City Council of Baltimore, Maryland, by and through the Board of Estimates of Baltimore to The State of Maryland, Acting By and Through the Board of Public Works of Maryland, the property description contained in such deed being incorporated by reference herein fully as if set forth herein.

The said parcels of ground and the improvements therein being known as Baltimore-Washington International ("BWI") Airport.

3617  
P-00.32



BOOK 472 PAGE 153

251526

This **FINANCING STATEMENT** is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

3. Maturity date (if any):

1. Debtor(s) (Last Name First) and address(es)

EMPIRE CORPORATION  
EMPIRE TOWERS  
GLEN BURNIE, MD

21061

2. Secured Party(ies) and address(es)

SAVIN CORPORATION  
9 WEST BROAD STREET  
STAMFORD, CT 06902

For Filing Officer (Date, Time, Number, and Filing Office)

RECORD FEE 11.00  
POSTAGE .50

#53482 C040 R02 T15:16  
APR 4 84

4. This financing statement covers the following types (or items) of property:

This filing is for information only. The described property is subject to a lease agreement number

73385241

5. Assignee(s) of Secured Party and Address(es)

EQUILEASE CORPORATION  
750 THIRD AVENUE  
NEW YORK, N. Y. 10017

This statement is filed without the debtor's signature to perfect a security interest in collateral. (check ☒ if so)

☐ already subject to a security interest in another jurisdiction when it was brought into this state.

☐ which is proceeds of the original collateral described above in which a security interest was perfected.

Check ☒ if covered. ☒ Proceeds of Collateral are also covered. ☐ Products of Collateral are also covered. No. of additional Sheets presented

Filed with:

EMPIRE CORPORATION

SAVIN CORPORATION

By

Signature(s) of Debtor(s)

By

Signature(s) of Secured Party(ies)

(1) Filing Officer Copy - Alphabetical

STANDARD FORM - FORM UCC-1.

Mailed to Secured Party

RECEIVED FOR RECORD  
CLERK COURT, A.A. COUNTY

1984 APR -4 PM 3:28

E. AUBREY COLLISON  
CLERK



UNIFORM COMMERCIAL CODE  
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT ETC. — FORM UCC-9

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 220770

RECORDED IN LIBER 393 FOLIO 537 ON Oct. 30, 1978 (DATE)

1. DEBTOR

Name Norman T. Cully  
Address 140 Best Gate Road, Annapolis, Maryland 21401

2. SECURED PARTY

Name General Electric Credit Corporation  
Address 10227 Wincopin Circle #111  
Columbia, Maryland 21044

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any)

CHECK ☒ FORM OF STATEMENT

A. Continuation ☐  
The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.

B. Partial Release ☐  
From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:

C. Assignment ☐  
The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:

D. Other: termination ☒  
(Indicate whether amendment, termination, etc.)

One (1) New Caterpillar Model 955L Track Loader S/N 85J11612

RECORD FEE 10.00  
#53483 (040) R02 T15:17  
APR 4 84

1984 APR -4 PM 3:28  
E. AUMENY COLLISON  
CLERK



General Electric Credit Corporation

Dated March 21, 1984

James C. Howard, Jr.  
(Signature of Secured Party)

James C. Howard

Type or Print Above Name on Above Line

Mailed to Secured Party

10.00

CK # 348

## FINANCING STATEMENT FORM UCC-1

Identifying File No. \_\_\_\_\_

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ N/A

If this statement is to be recorded in land records check here ☐

This financing statement Dated \_\_\_\_\_ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

## 1. DEBTOR

Name Roadrunner Delivery Service, Inc.Address 2609 Dabover Drive, Hanover, Maryland 21076

## 2. SECURED PARTY

Name Litton Industries Credit CorporationAddress 425 Post Road, Fairfield, Connecticut 06430

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) \_\_\_\_\_

4. This financing statement covers the following types (or items) of property: (list)

One (1) Motorola Mostar Base Control, S/N 603HJC2163. Four (4) Motorola Mostar Radios, S/N 603HJC2165, S/N 603HJC2166, S/N 603HJC2167, S/N 603HJC2168 and all attachments and accessories.

RECORD FEE 11.00  
POSTAGE .50  
#53496 C040 R02 115:20

APR 4 84

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☐ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

Peter Cotter VP-ADM  
(Signature of Debtor)

PETER COTTER  
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Raymond J. Filakosky  
(Signature of Secured Party)

Raymond J. Filakosky, Asst. Treas.  
Type or Print Above Signature on Above Line

Mailed to Secured Party

1984 APR -4 PM 3:28

PRINTED BY JULIUS BLUMBERG, INC., 80 EXCHANGE PLACE, NEW YORK

UCC-1 MARYLAND

251528

BOOK 472 PAGE 156

This FINANCING STATEMENT is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code.

1. Debtor(s) (Last Name First) and Address(es) <b>SWARTZ, BRUCE</b> Bruce Carpet Service 114 Edgemere Dr. Annapolis, MD 21403	2. Secured Party(ies) Name(s) and Address(es) <b>Thomas Funding Corp.</b> 386 Park Avenue South New York, NY 10016	3. <input type="checkbox"/> The Debtor is a transmitting utility. 4. For Filing Officer: Date, Time, No. Filing Office <b>RECORD FEE 12.00</b> <b>POSTAGE .50</b> <b>453497 0040 R02 T15:21</b> <b>APR 4 84</b>
---	---	--

5. This Financing Statement covers the following types (or items) of property:  
**CARPET CLEANING INVOICES**  
**FEDERAL GOVT.**

☐ Products of the Collateral are also covered.

8. Describe Real Estate Here: ☐ This statement is to be indexed in the Real Estate Records:

9. Name of a Record Owner

No. & Street Town or City County Section Block Lot

10. This statement is filed without the debtor's signature to perfect a security interest in collateral (check appropriate box)  
☐ under a security agreement signed by debtor authorizing secured party to file this statement, or  
☐ which is proceeds of the original collateral described above in which a security interest was perfected, or  
☐ acquired after a change of name, identity or corporate structure of the debtor, or ☐ as to which the filing has lapsed, or  
☐ already subject to a security interest in another jurisdiction:  
☐ when the collateral was brought into the state, or ☐ when the debtor's location was changed to this state.

**Bruce Carpet Service** **Thomas Funding Corp.**

By *X* *[Signature]* Signature(s) of Debtor(s) By *[Signature]* Signature(s) of Secured Party(ies)

(1) Filing Officer Copy—Numerical

(5/82) **STANDARD FORM - FORM UCC-1** — Approved by Secretary of State of New York

RECEIVED TAX RECORD  
CIRCUIT COURT, A. & COUNTY

1984 APR -4 PM 3:28

E. AUBREY COLLISON  
CLERK

Mailed to Secured Party

17.00  
12.50



030451

BOOK 472 PAGE 157

251529

Debtor or Assignor Form

# FINANCING STATEMENT

- ☐ Not subject to Recordation Tax  
☒ Subject to Recordation Tax; Principal  
Amount is \$ 9,625.25

☐ To be Recorded in Land Records (For Fixtures Only).

## Name of Debtor

S & W Marine, Inc.

## Address

326 First St.  
Annapolis, MD 21403

## Secured Party

## Address

~~Assignee~~

FARMERS NATIONAL BANK OF MARYLAND - 5 Church Circle, Annapolis, Md.

Attach separate  
list if necessary

1. This Financing Statement covers the following types (or items) of property  
(the collateral):

IBM PC computer system per invoice #011784CW dated 2/17/84 of the  
Plain Vanilla Computing Company, including PC#7579315150, Disc Drives,  
Screens, Okidata printer No.106790, Hayes 1200 Modem#1752124979, and  
all controllers, chips, memories, cables, card, hardware accessories  
and all software and supplies

2. The collateral property is affixed or to be affixed to or is or is to be crops on the  
following real estate:

3. ☒ Proceeds } of the collateral are also specifically covered.  
☐ Products }

4. Mr. Clerk: Mail instrument to secured party named above or assignee, if any, at the  
address stated.

Debtor (or Assignor)

S & W Marine, Inc.

BY:

*Christopher Washburn Pres.*

Secured Party (or Assignee)

FARMERS NATIONAL  
BANK OF MARYLAND

RECORD FEE 11.00  
RECORD TAX 66.50  
POSTAGE 50  
#53490 C055 R02 115:25  
APR 4 84

BY

*Stephen D. Ashur*

Type or print names under signatures

Mail to: FARMERS NATIONAL BANK OF MARYLAND  
5 CHURCH CIRCLE  
ANNAPOLIS, MARYLAND 21401

Mailed to Secured Party

1100  
66 50  
50

BOOK 472 PAGE 158

251530

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code: 3. Maturity date (if any):		
1. Debtor(s) (Last Name First) and address(es) Family Photo 8105 Governor Richie Hwy Glen Burnie, Maryland 21061	2. Secured Party(ies) and address(es) SOGELEASE CORPORATION 50 Rockefeller Plaza New York, New York 10020	For Filing Officer (Date, Time, Number, and Filing Office)  RECORD FEE 11.00 #53503 0040 R02 T15:55 APR 4 84
4. This financing statement covers the following types (or items) of property #210146-001C KIS Photofinishing Equipment consisting of the following & all additions, attachments & replacements thereto: Photokis DN Photokis Magnum, print processor, cabinet base & lens pack, film dryer w/disk attachment, Chem.Prepare Unit, 1 sink w/cabinet, DN #3703 Magnum #1525  "NOT SUBJECT TO RECORDATION TAX"		5. Assignee(s) of Secured Party and Address(es)

This statement is filed without the debtor's signature to perfect a security interest in collateral. (check ☒ if so)  
☐ already subject to a security interest in another jurisdiction when it was brought into this state.  
☐ which is proceeds of the original collateral described above in which a security interest was perfected:

Check ☒ if covered: ☐ Proceeds of Collateral are also covered. ☐ Products of Collateral are also covered. No. of additional Sheets presented:

Filed with:

FAMILY PHOTO

By:

Signature(s) of Debtor(s)

SOGELEASE CORPORATION

By:

Signature(s) of Secured Party(ies)

(1) Filing Officer Copy - Alphabetical

STANDARD FORM - FORM UCC-1.

Mailed to Secured Party

RECEIVED FOR RECORD  
CIRCUIT COURT, A.A. COUNTY

1984 APR -4 PM 4:02

E. AUBREY COLLISON  
CLERK



BOOK 472 PAGE 159

251531

### FINANCING STATEMENT

NAME AND ADDRESS OF DEBTOR(S)  
Faith M. Bonner  
James E. Bonner  
5194 Spring Avenue  
Shadyside, MD 20867

SECURED PARTY: C.I.T. FINANCIAL SERVICES, INC.  
ADDRESS: 4312 St. Barnabas Road  
Temple Hills, MD 20748

This FINANCING STATEMENT, presented for filing pursuant to the Uniform Commercial Code, covers the following types (or items) of property:

- Check proper box
- ☒ All of the household goods now or hereafter located at Debtor's address shown above.
  - ☐ Motor Vehicles.
  - ☐ Other (describe).

FOR FILING OFFICER (Date, Time, Number, and Filing Office)

The underlying secured transaction being publicized by this financing statement is subject to the recordation tax imposed by Article 81, Sections 277 and 278, Annotated Code of Maryland. The amount of initial principal debt is \$2497.91.

SECURED PARTY:  
C.I.T. FINANCIAL SERVICES, INC.

DEBTORS:

By: \_\_\_\_\_  
(Authorized Agent)

*James E. Bonner*  
James E. Bonner

Filing Officer is requested to note file number, date and hour of filing and return to Secured Party.

*Faith M. Bonner*  
Faith M. Bonner



89-802 B (3-73) MARYLAND

RECORD FEE 12.00  
RECORD TAX 14.00  
POSTAGE .50  
M13252 0345 R01 109:16  
APR 5 94

Mailed to Secured Party

RECEIVED FOR RECORD  
BANK OF MARYLAND & MARYLAND

1984 APR -5 AM 10:01

E. AUDREY COLLISON  
CLERK

12.00  
14.00  
50

FINANCING STATEMENT

XX Not subject to recordation tax  
\$115,000.00

1. Name of Debtor(s): Simmons and Truitt, P.A.  
Address: 132 Holiday Court  
Suite 211  
Annapolis, Maryland 21401

2. Name of Secured Party: Annapolis Banking & Trust  
Address: P.O. Box 311  
Annapolis, Maryland 21404

3. Name of Assignee: Annapolis Banking & Trust Co.  
Address: Annapolis, Maryland

RECORD FEE 11.00  
RECORD TAX 805.00  
POSTAGE .50  
#13265 C345 R01 T09:24  
APR 5 84

4. This Financing Statement covers the following types (or items) of property:  
IBM 36 computer and IBM PC computer with printer and adapters; Management Control Systems Inc. software for the System 36; Two(2) Racal Milgo modems Model MPS9601; Two(2) Model Com-link III Two(2) IBM terminals Model 5251-12; One(1) IBM terminal Model 5251-11
5. (If collateral is goods which are or are to become fixtures—describe real estate; include house number and street or block reference where applicable; type "TO BE RECORDED IN LAND RECORDS" across top of page and complete reverse side of this form.)
- The above-described goods are affixed or to be affixed to:

Debtor(s):

Secured Party:

...Simmons and Truitt, P.A. ....

...Annapolis Banking & Trust .....  
(Type Name of Dealership)

By: *[Signature]* .....

By: *[Signature]* .....

John M. Suit, II, Sr., Vice President  
(Type Name and Title)

(NOTE: Type name under each signature and if company, type name of company and name and title of authorized signer.)

(Mr. Clerk: Return to Annapolis Banking and Trust Co. at address shown in 3. above.)

Mailed to Secured Party



RECORDED  
1984 APR -5 AM 10:01  
E. AUBREY COLLISON  
CLERK

11.00  
805.00  
50



251533

BOOK 472 PAGE 161

FINANCING STATEMENT

Not subject to recordation tax  
\$13,642.79

1. Name of Debtor(s): Barrett Printing Co., Inc.  
Address: 26 South Street  
Annapolis, Maryland 21401

2. Name of Secured Party: The Annapolis Banking and Trust Company  
Address: P.O. Box 311  
Annapolis, Maryland 21404

3. Name of Assignee: Annapolis Banking & Trust Co.  
Address: Annapolis, Maryland

#3 Not Applicable

RECORD FEE 11.00  
RECORD TAX 94.50  
POSTAGE .50  
#13266 C345 R01 109:25  
APR 5 84

4. This Financing Statement covers the following types (or items) of property:  
1 ea. ATF Mod. 217 Chain Pile Delivery Printing Press, Sr. #220-8403.  
1 ea. Magnum Mod. 28TT Plate Maker, Ser. #50037-0801-9

5. (If collateral is goods which are or are to become fixtures—describe real estate; include house number and street or block reference where applicable; type "TO BE RECORDED IN LAND RECORDS" across top of page and complete reverse side of this form.)

The above-described goods are affixed or to be affixed to:

#5 Not Applicable

RECEIVED  
1984 APR -5 AM 10:01  
E. AUDREY COLLISON  
CLERK

Debtor(s):

Barrett Printing Co., Inc.

BY: *Reginald M. Barrett*  
Reginald M. Barrett  
President

Secured Party:

The Annapolis Banking & Trust  
Company  
(Type Name of Dealership)

By: *Pamela Jordan Coster*  
(Authorized Signature)  
Pamela Jordan Coster

Credit Officer  
(Type Name and Title)

(NOTE: Type name under each signature and if company, type name of company and name and title of authorized signer.)

(Mr. Clerk: Return to Annapolis Banking and Trust Co. at address shown in 3. above.)

Attn: P. J. Coster  
P.O. Box 311  
Annapolis, Maryland 21404

Mailed to Secured Party

11.00  
94.50  
58

BOOK 472 PAGE 162

1984 APR -5 AM 10:24  
E. AUDREY COLLISON  
CLERK

11<sup>00</sup>  
57

STATE OF MARYLAND  
FINANCING STATEMENT FORM UCC-1 Identifying File No. 251534

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$	If this statement is to be recorded in land records check here. <input type="checkbox"/>
--	--

This financing statement Dated March 1, 1984 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Jan Minkler  
Address 1710 Westminster Way Annapolis, Maryland 21401

2. SECURED PARTY

Name Manufacturers Hanover Financial Services of MD, Inc.  
Address 410 Severn Ave Suite 313 Annapolis, Md 21403

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any)

4. This financing statement covers the following types (or items) of property: (list)

1979 Endeavour Catch 43 Hull #ENC431330879  
USCG O/N 621079

RECORD FEE 11.00  
POSTAGE .50  
#53533 C040 R02 710:16  
APR 5 84



CHECK THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☒ (Proceeds of collateral are also covered)  
☐ (Products of collateral are also covered)

(Signature of Debtor)  
Jan Minkler  
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Mailed to Secured Party

Manufacturers Hanover Financial Services of MD, Inc.

(Signature of Secured Party)

G. K. Linski  
Type or Print Above Signature on Above Line

BOOK 472 PAGE 163

STATE OF MARYLAND

FINANCING STATEMENT FORM UCC-1

Identifying File No.

AA Co. Md  
CM 03  
251535  
\$11.50

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$

If this statement is to be recorded in land records check here. ☐

This financing statement Dated is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Walter A. Davis, Jr.  
7170 Forest Drive  
Address Hanover, Maryland 21076

2. SECURED PARTY

Name First Maryland Leasecorp  
Post Office Box 1596  
Address 25 South Charles Street  
Baltimore, Maryland 21203  
Attn: Elaine Klinger

RECORD FEE 11.00  
POSTAGE .50  
453535 (040) R02 T10:17  
APR 5 84

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any)

4. This financing statement covers the following types (or items) of property: (list)

One (1) Model 4645, Sweda cash register, s/n 1808540; one (1) Model 4635, Sweda cash register, s/n 181-0801; two (2) Model 3445, Sweda slip printers, s/n's 5978 and 1046; two (2) F2 boards; one (1) Master RAM kit; two (2) second pages; eighteen (18) 2KB RAM chips; and terminator plugs; including, without limitation, all additions, attachments, accessions, replacement parts, substitutions, trade-ins, and improvements thereto and thereof, and all existing and future accounts, contract rights, general intangibles, instruments, documents, chattel paper, insurance proceeds, books and records, and all proceeds related to, arising from, or in connection with the foregoing equipment.

CHECK ☒ THE LINES WHICH APPLY

6. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☒ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

Walter A. Davis, Jr.

(Signature of Debtor)

Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

First Maryland Leasecorp

(Signature of Secured Party)

Donald H. Hooker, Jr., President

Type or Print Above Signature on Above Line

Mailed to Secured Party

E. AUBREY COLLISON  
CLERK

1984 APR -5 AM 10:24

## STATE OF MARYLAND

## UNIFORM COMMERCIAL CODE

## STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT ETC. — FORM UCC-3

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 202423RECORDED IN LIBER 356 FOLIO 521 ON May 24, 1976 (DATE)

## 1. DEBTOR

Name L. R. Wilson & Sons, Inc.Address R.F.D. #1 Generals Highway, Annapolis, MD 21401

## 2. SECURED PARTY

Name Credit Alliance CorporationAddress P.O. Box 1680, 500 DiGiulian Blvd., Glen Burnie, MD 21061RECORD FEE 10.00  
POSTAGE .50  
#53537 0040 R02 110:18

APR 5 84

Person And Address To Whom Statement Is To Be Returned If Different From Above.

## 3. Maturity date of obligation (if any) \_\_\_\_\_

CHECK ☒ FORM OF STATEMENTA. Continuation ☒  
The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.B. Partial Release ☐  
From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:C. Assignment ☐  
The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:D. Other: ☐  
(Indicate whether amendment, termination, etc.)

Credit Alliance Corporation

(Signature of Secured Party)

Larry F. Kimmel, Operations Manager  
Type or Print Above Name on Above LineDated March 1984

Mailed to Secured Party



## STATE OF MARYLAND

## UNIFORM COMMERCIAL CODE

## STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT ETC. — FORM UCC-3

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 225548

RECORDED IN LIBER 404 FOLIO 347 ON 6/4/79 (DATE)

## 1. DEBTOR

Name Chesapeake Pipeline Inc.

Address 10 N. Taylor Ave., Annapolis, Maryland 21401

RECORD FEE 10.00  
POSTAGE .50  
#53538-0040 R02 710:19

APR 5 84

## 2. SECURED PARTY

Name McLung-Logan Equipment Co., Inc/

Address 4601 Washington Blvd., Baltimore, Maryland 21227

Person And Address To Whom Statement Is To Be Returned If Different From Above.

## 3. Maturity date of obligation (if any)

CHECK ☒ FORM OF STATEMENTA. Continuation ☒ X  
The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.B. Partial Release ☐  
From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:C. Assignment ☐  
The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:D. Other: ☐  
(Indicate whether amendment, termination, etc.)

Credit Alliance Corporation

Dated

March 1984

(Signature of Secured Party)

Larry F. Kimmel, Operations Mgr.

Type or Print Above Name on Above Line

Mailed to Secured Party

## STATE OF MARYLAND

UNIFORM COMMERCIAL CODE  
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT ETC. — FORM UCC-3  
THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 233778

RECORDED IN LIBER 428 FOLIO 121 ON 8/11/80 (DATE)

## 1. DEBTOR

Name Waveland Contractors, Inc.Address 10 N. Taylor Ave., Annapolis, Maryland 21401

## 2. SECURED PARTY

Name McLung-Logan Equipment Co., inc.Address 4601 Washington Blvd., Baltimore, Maryland 21227RECORD FEE 10.00  
POSTAGE .50  
#53539 C040 R02 110:20  
APR 5 84

Person And Address To Whom Statement Is To Be Returned If Different From Above.

## 3. Maturity date of obligation (if any)

CHECK ☒ FORM OF STATEMENTA. Continuation ☒  
The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.B. Partial Release ☐  
From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:C. Assignment ☐  
The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:D. Other: ☐  
(Indicate whether amendment, termination, etc.)1984 APR -5 AM 10:25  
E. AUBREY COLLISON  
CLERK

Credit Alliance Corporation

Dated March 1984Larry F. Kimmel  
(Signature of Secured Party)Larry F. Kimmel, Operations Mgr.  
Type or Print Above Name on Above Line

Mailed to Secured Party

## STATE OF MARYLAND

UNIFORM COMMERCIAL CODE  
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT ETC. — FORM UCC-3  
THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 224658

RECORDED IN LIBER 401 FOLIO 453 ON 4/30/79 (DATE)

## 1. DEBTOR

Name L.B. Smith Inc. of Virginia

Address Dorsey Road, Baltimore, Maryland 21227

## 2. SECURED PARTY

Name Credit Alliance Corporation

Address 1900 Sulphur Spring Rd., Baltimore, Maryland 21227

Person And Address To Whom Statement Is To Be Returned If Different From Above.

## 3. Maturity date of obligation (if any)

A. Continuation ☒ XX  
The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.B. Partial Release ☐  
From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:C. Assignment ☐  
The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:D. Other: ☐  
(Indicate whether amendment, termination, etc.)CHECK ☒ FORM OF STATEMENTE. AUBREY COLLISON  
CLERK

1984 APR -5 AM 10:25

RECORD FEE 10.00  
POSTAGE .50  
#53540 0040 R02 110:21  
APR 5 84

Credit Alliance Corporation

Dated

March 1984

(Signature of Secured Party)

Larry F. Kimmel, Operations Mgr.  
Type or Print Above Name on Above Line

Mailed to Secured Party

## STATE OF MARYLAND

## UNIFORM COMMERCIAL CODE

## STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT ETC. — FORM UCC-3

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 224982

RECORDED IN LIBER 402 FOLIO 217 ON 5/10/79 (DATE)

## 1. DEBTOR

Name L.B. Smith, Inc., of Virginia

Address Dorsey Rd., Baltimore, Maryland 21227

## 2. SECURED PARTY

Name Credit Alliance Corporation

Address 1900 Sulphur Spring Rd., Baltimore, Maryland 21227

Person And Address To Whom Statement Is To Be Returned If Different From Above.

## 3. Maturity date of obligation (if any)

CHECK ☒ FORM OF STATEMENTA. Continuation ☒  
The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.B. Partial Release ☐  
From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:C. Assignment ☐  
The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:D. Other: ☐  
(Indicate whether amendment, termination, etc.)RECORD FEE 10.00  
POSTAGE .50  
953541 0040 R02 T10:21  
APR 5 84F. J. COLLISON  
CLERK

1984 APR -5 AM 10:25



Dated

March 1984

Credit Alliance Corporation

(Signature of Secured Party)

Larry F. Kimmel, Operations Mgr.  
Type or Print Above Name on Above Line

Mailed to Secured Party

10.00  
50



129005

BOOK 472 PAGE 168

THIS TRANSACTION IS NOT SUBJECT TO RECORDATION TAX

STATE OF MARYLAND

FINANCING STATEMENT FORM UCC-1

Identifying File No. 251536

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ 00

If this statement is to be recorded in land records check here. ☐

This financing statement dated \_\_\_\_\_ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name X John R. Gossage  
Address X 911 Reece Road, Severn, Maryland 21144

2. SECURED PARTY

Name RCA Service Company, A Division of RCA Corporation  
Address Cherry Hill, New Jersey 08358

RCA Service Company, 9020 Red Branch Rd., Columbia, Md. 21045  
Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) \_\_\_\_\_

4. This financing statement covers the following types (or items) of property: (list)

All RCA Television Receivers, RCA Telephones  
Accessories, and Associated Equipment and  
Systems - Present and Future.,

RECORD FEE 11.00  
POSTAGE .50  
#53543 0040 R02 110:24  
APR 5 84

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)
- ☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)
- ☐ (Proceeds of collateral are also covered)
- ☐ (Products of collateral are also covered)

X John Richard Gossage Jr  
(Signature of Debtor)

X JOHN RICHARD GOSSAGE JR  
Type or Print Above Name on Above Line

\_\_\_\_\_  
(Signature of Debtor)

\_\_\_\_\_  
Type or Print Above Signature on Above Line

L. M. Kellner  
(Signature of Secured Party)

L. M. Kellner  
Type or Print Above Signature on Above Line

Mailed to Secured Party

RECEIVED FOR RECORD  
CLERK COURT BALTIMORE  
1984 APR -5 AM 10:25  
E. AUBREY COLLISON  
CLERK

G. L.  
CLERK

11/20/84

BOOK 472 PAGE 170

STATE OF MARYLAND

FINANCING STATEMENT FORM UCC-1

Identifying File No. 251537

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ N/A

If this statement is to be recorded in land records check here. ☐

This financing statement Dated \_\_\_\_\_ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Dillon's Bus Service, Inc.

Address 8383 Elvaton Road, Millersville, Maryland 21108

2. SECURED PARTY

Name Leasing Service Corporation

Address P. O. Box 1680, Glen Burnie, Maryland 21061

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) \_\_\_\_\_

4. This financing statement covers the following types (or items) of property: (list)

"All machinery, inventory, equipment and goods as described in attached entire Agreement &/or in any Schedule prepared in connection therewith. This UCC form together with the attached Security Agreement &/or Schedule are being submitted for filing herewith as a financing statement."

RECORD FEE 17.00  
POSTAGE .50

#53545 C040 R02 T10:26  
APR 5 84

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☒ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

Dillon's Bus Service, Inc.

Keith M. Dillon  
(Signature of Debtor)

Keith M. Dillon  
Type or Print Above Name on Above Line

\_\_\_\_\_  
(Signature of Debtor)

\_\_\_\_\_  
Type or Print Above Signature on Above Line

Leasing Service Corporation

Philip D. Cooper  
(Signature of Secured Party)

Philip D. Cooper, Regional V.P.  
Type or Print Above Signature on Above Line

Mailed to Secured Party

~~BOOK 472 PAGE 171~~770 Lexington Avenue  
New York, New York 10021—SECURITY AGREEMENT—  
MORTGAGE ON GOODS AND CHATTELSTHIS MORTGAGE made the 23rd day of MARCH, 1984 by and between

Dillon's Bus Service, Inc., having its principal place of business at 8383 Elvaton Road, Millersville, Maryland 21108

"Mortgagor" and Leasing Service Corporation

"Mortgagee".

## WITNESSETH:

1. To secure the payment, with interest thereon, and the performance and fulfillment of any and all Mortgage Obligations (as hereinafter defined) of Mortgagor to Mortgagee, which is hereby confessed and acknowledged, Mortgagor hereby grants, assigns, transfers, bargains, sells, conveys, confirms, pledges and mortgages to Mortgagee, all and singular, the goods, chattels and property described in the annexed Schedule A and all other goods, chattels, machinery, equipment, inventory, accounts, chattel paper, notes receivable, accounts receivable, furniture, fixtures and property of every kind and nature, wherever located, now or hereafter belonging to Mortgagor (all such goods, chattels, machinery, equipment, inventory, accounts, chattel paper, notes receivable, accounts receivable, furniture, fixtures and other property being hereinafter referred to as the "Mortgaged Property"), to have and to hold the same unto Mortgagee forever. PROVIDED, however, that if Mortgagor shall fully timely and faithfully pay, perform and fulfill the Mortgage Obligations, time being of the essence hereof and of the Mortgage Obligations, then this Mortgage shall be void, but otherwise shall remain in full force and effect.

2. The term "Mortgage Obligations" as used herein shall mean and include any and all loans, advances, payments, extensions of credit, endorsement, guaranties, benefits and financial accommodations heretofore or hereafter made, granted or extended by Mortgagee or which Mortgagee has or will become obligated to make, grant or extend to or for the account of Mortgagor, and any and all interest, commissions, obligations, liabilities, indebtedness, charges and expenses heretofore or hereafter chargeable against Mortgagor by Mortgagee or owing by Mortgagor to Mortgagee or upon which Mortgagor may be or have become liable as endorser or guarantor, and any and all renewals or extensions of any of the foregoing, no matter how or when arising and whether under any present or future agreement or instrument between Mortgagor and Mortgagee or otherwise, including, without limitation, any and all obligations and/or indebtedness of any and every kind arising out of one or more conditional sale contracts, equipment lease agreements, notes, security agreements, trust receipts and/or bailment agreements, and the amount due upon any notes or other obligations given to or received by Mortgagee for or on account of any of the foregoing, and the performance and fulfillment by Mortgagor of all the terms, conditions, promises, covenants, provisions and warranties contained in this Mortgage and in any note or notes secured hereby and in any present or future agreement or instrument between Mortgagor and Mortgagee.

3. Mortgagor covenants and agrees with and warrants to Mortgagee that the Mortgaged Property described in the annexed Schedule A is in the possession of Mortgagor at its principal place of business (which is Mortgagor's address shown above), unless a different location is specifically shown on said Schedule A for any one or more items, that all of the Mortgage Obligations are acknowledged and declared to be secured by this Mortgage and that Mortgagor will fully and faithfully pay, perform and fulfill all of the Mortgage Obligations, with late charges thereon from and after maturity, whether by acceleration or otherwise, at the rate of 1/15 of 1% per day except where such rate is in excess of the maximum permitted by applicable law, in which event the rate shall be such maximum lawful rate. Mortgagor further covenants and agrees with and warrants to Mortgagee that:

(a) Mortgagor is the lawful owner of the Mortgaged Property and has the sole right and lawful authority to make this Mortgage; the Mortgaged Property and every part thereof is free and clear of all liens and encumbrances of every kind, nature and description (except any held by Mortgagee), and Mortgagor will warrant and defend the Mortgaged Property against all claims and demands of all persons.

(b) Mortgagor will keep the Mortgaged Property free and clear of all attachments, levies, taxes, liens and encumbrances of every kind, nature and description; Mortgagor, at its own cost and expense, will maintain and keep the Mortgaged Property in a good state of repair, will not waste nor abuse nor destroy the same or any part thereof and will not be negligent in the care and use thereof; and Mortgagor will not sell, assign, mortgage, lease, pledge or otherwise dispose of the Mortgaged Property without the prior written consent of Mortgagee. Mortgagee is hereby authorized to file one or more financing statements and/or a reproduction hereof as a financing statement.

(c) Mortgagor will insure the Mortgaged Property in the name of Mortgagee against loss or damage by fire and extended coverage perils, theft, burglary, pilferage, and also, where requested by Mortgagee, against other hazards, with companies, in amounts and under policies acceptable to Mortgagee, the proceeds to be payable to Mortgagee, and all premiums thereon shall be paid by Mortgagor and the policies assigned and delivered to Mortgagee. Mortgagor hereby irrevocably appoints Mortgagee as Mortgagor's Attorney-in-Fact to make claim for, receive payment of and execute and endorse all documents, checks or drafts received in payment for any loss or damage under any of said insurance policies and to execute any documents or statements referred to herein.

(d) Mortgagor will not remove the Mortgaged Property from its present location without the prior written consent of Mortgagee nor change its present business locations without at least thirty days' prior written notice to Mortgagee and at all times will allow Mortgagee or its representatives free access to and right of inspection of the Mortgaged Property, which shall remain personalty and not become part of any realty, and nothing shall prevent Mortgagee from removing same or so much thereof as Mortgagee, in its sole discretion may determine, from any premises to which it may be attached and/or upon which it may be located upon breach of this Mortgage; Mortgagor agreeing to deliver to Mortgagee appropriate waivers, satisfactory to Mortgagee, of owners and/or mortgagees of any such premises.

(e) Mortgagor shall comply (so far as may be necessary to protect the Mortgaged Property and the lien of this Mortgage thereon) with all of the terms and conditions of leases covering the premises wherein the Mortgaged Property is located and with any orders, ordinances, laws or statutes of any city, state or other governmental department having jurisdiction with respect to the premises or the conduct of business thereon, and, where requested by Mortgagee, will correct any informalities or execute any written instruments and do any other acts necessary to more fully effectuate the purposes and provisions of this instrument.

(f) Mortgagor will indemnify and save Mortgagee harmless from all loss, costs, damage, liability or expense including reasonable attorneys' fees that Mortgagee may sustain or incur to obtain or enforce payment, performance or fulfillment of any of the Mortgage Obligations or in the enforcement or foreclosure of this Mortgage or in the prosecution or defense of any action or proceeding either against Mortgagor or against Mortgagee concerning any matter growing out of or connected with this Mortgage and/or any of the Mortgage Obligations and/or any of the Mortgaged Property.

(g) If Mortgagor is a corporation, the execution of this Mortgage has been duly consented to and authorized by all of the stockholders of Mortgagor and duly authorized by its Board of Directors. Mortgagor agrees to deliver to Mortgagee evidence thereof satisfactory to Mortgagee immediately upon request.

4. If Mortgagor shall default in the performance or fulfillment of any of the terms, conditions, promises, covenants, provisions and warranties on Mortgagor's part to be performed or fulfilled under or pursuant to this Mortgage, Mortgagee may, at its option, without waiving its right to enforce this Mortgage according to its terms, immediately or at any time thereafter, and without notice to or demand upon Mortgagor, perform or fulfill the same, or cause the performance or the fulfillment of the same, for the account and at the sole cost and expense of Mortgagor, and the cost and expense thereof (including reasonable attorneys' fees) shall be a lien on the Mortgaged Property, added to the amount of the Mortgage Obligations, and shall be payable on demand with interest at the rate specified in Paragraph 3 hereof. This Mortgage may be assigned along with any and all Mortgage Obligations without notice to Mortgagor and upon such assignment Mortgagor agrees not to assert against any assignee hereof any defense, set-off, recoupment, claim, counterclaim or cross complaint which Mortgagor may have against Mortgagee, whether arising hereunder or otherwise, and such assignee shall be entitled to at least the same rights as Mortgagor. Mortgagor hereby designates and appoints Stuart B. Glover, Esq., 530 Fifth Avenue, New York, New York and C.A. Credit Corp., New York, New York or either of them as Mortgagee's true and lawful Attorney-in-Fact and agent for Mortgagor and in Mortgagor's name, place and stead to accept service of any process within the State of New York, Mortgagee agreeing to notify Mortgagor at Mortgagor's address, as shown herein, by certified mail within three (3) days of such service having been effected and Mortgagor and Mortgagee hereby specifically agree to the venue and jurisdiction of any court in the State and County of New York regarding any matter arising hereunder and with respect to the Mortgage Obligations. At Mortgagee's request Mortgagor will furnish current financial statement satisfactory to Mortgagee in form, preparation and content.

5. If Mortgagor shall default in the prompt payment, performance or fulfillment of any of the Mortgage Obligations, or if Mortgagor shall cease doing business, or shall become insolvent, or make an assignment for the benefit of creditors, or if bankruptcy proceedings or proceedings for arrangement or reorganization under any Bankruptcy Act or proceedings for the appointment of a receiver, trustee, liquidator, or custodian for Mortgagor or any of Mortgagor's property shall be commenced by or against Mortgagor, or if Mortgagor shall fail punctually and faithfully to fulfill, observe or perform any of the terms, conditions, promises, covenants, provisions and warranties contained in this Mortgage or in any present or future agreement or instrument between Mortgagor and Mortgagee, or if any of the warranties, covenants or representations made to Mortgagee be or become untrue or incorrect in any adverse respect, or if there shall be a change in the management, operations, ownership of its stock or control of Mortgagor, or if Mortgagee at any time deems the security afforded by this Mortgage unsafe, inadequate or at any risk, then in any such event all Mortgage Obligations shall at once, at the option of Mortgagee, become immediately due and payable without notice to Mortgagor, and in such event it shall be lawful for Mortgagee to take possession of the Mortgaged Property at any time, wherever it may be, and to enter any of the premises of Mortgagor with or without process of law, and search for, take possession of, remove, or keep and store the same in said premises, without liability for trespass nor charge for storage of the Mortgaged Property, until sold, and to sell the Mortgaged Property or any part thereof and all of Mortgagor's equity of redemption therein at public or private sale, without notice or advertisement, such notice or advertisement being expressly waived by Mortgagor, for cash or on credit, and on such terms as Mortgagee may in its sole discretion elect in such county and at such places as Mortgagee may elect and without having the Mortgaged Property at the place of sale, Mortgagee may bid or become the purchaser at any such sale and Mortgagor waives any and all rights of redemption from any such sale. The proceeds of any sale shall be applied first to pay all costs, expenses and charges for pursuing, searching, taking, removing, keeping, advertising, and selling the Mortgaged Property, including attorneys' fees equal to 20% of the unpaid Mortgage Obligations, and second to the payment, partly or entirely, of any of the Mortgage Obligations as Mortgagee may in its sole discretion elect, returning the overplus if any to Mortgagor, who shall remain liable to Mortgagee for any deficiency, and Mortgagor hereby irrevocably consents to the appointment of a receiver for the Mortgaged Property and/or all other property of Mortgagor, and of the rents, issues and profits thereof, after such sale and such receivership may continue until such deficiency is satisfied in full. Mortgagor expressly waives any right to notice or hearing in any action to recover possession of any or all of the Mortgaged Property. In any action in the nature of replevin or sequestration, Mortgagor agrees that if it contests such action it will post a bond written by a national insurance company authorized to execute such bonds in the state or territory of such proceedings, such bond to be no less than the value of the subject matter of such replevin or the unpaid balance then owing to Mortgagee, whichever be less. Mortgagor hereby irrevocably authorizes any attorney of any court of record to appear for and confess one or more judgments against Mortgagor (except in any jurisdiction where such action is not permitted by law) for all unpaid balances due under the Mortgage Obligations, any other monies due hereunder and any deficiency, without stay of execution, and waive the issue of process, all right of appeal and relief from any and all appraisalment, stay or exemption laws then in force. Any notices relating hereto shall be in writing and delivered in person to an officer of the party to whom addressed or mailed by certified mail to such party at its address specified herein or at such other address as may hereafter be specified by like notice by either party to the other. Reasonable notification hereunder shall be any notification given or sent at least five (5) days prior to the event for which such notification is sent. Mortgagor and Mortgagee hereby waive any and all rights to a trial by jury in any action or proceeding based hereon or arising hereunder or any counterclaims, cross-claims, set-offs or recoupment claims whatsoever.

6. Mortgagee may at any time, with or without exercising any of the rights or remedies aforesaid and without prior notice or demand to Mortgagor, appropriate and apply toward the payment of the Mortgage Obligations any and all balances, sums, property, credits, deposits, accounts, reserves, collections, drafts, notes or checks coming into Mortgagee's hands and belonging or owing to Mortgagor, and for such purposes, endorse the name of Mortgagor on any such instrument made payable to Mortgagor for deposit, discount or collection. Such applications may be made or any monies paid to Mortgagee may be applied without notice to Mortgagor, partly or entirely to any of the Mortgage Obligations as Mortgagee in its sole discretion may elect. In its sole discretion, Mortgagee may apply and/or change applications of any sums paid and/or to be paid by or for Mortgagor under any circumstances to any obligations of Mortgagor to Mortgagee, presently existing or otherwise. The interest rates which may be provided for in any instrument evidencing one or more Mortgage Obligations are and/or may be related to the New York City



banks' prime money rate in effect on the date of Mortgagor's request of Mortgagee with respect to the particular Mortgage Obligation involved and if thereafter there be one or more increases or decreases in said prime rate, the aforesaid interest rates shall each be increased (or decreased respectively) on the effective date of any such change in prime rate to the extent of .30% for each .25% change in the prime rate, however, in no event shall any interest rate be less than any stated in the instrument evidencing any Mortgage Obligation nor shall such rate ever be more than any maximum permitted by applicable law.

7. If, after default by Mortgagor in the payment, performance or fulfillment of any of the Mortgage Obligations or of the entire unpaid amount of the Mortgage Obligations after the same become or are declared due and payable, Mortgagee fails to demand full payment, performance or fulfillment or otherwise to proceed, such failure shall not be deemed a waiver of the rights of Mortgagee to make subsequent demands for the immediate payment of the entire unpaid amount of the Mortgage Obligations, or to take immediate possession of the Mortgaged Property, or to foreclose at any time this Mortgage, or to demand full performance or fulfillment, or otherwise to proceed; and the acceptance by Mortgagee of any payments subsequent to such default shall not be deemed a waiver of any rights of Mortgagee. No delay or failure on the part of Mortgagee in exercising any right, privilege, remedy or option hereunder shall operate as a waiver of such or of any other right, privilege, remedy or option, and no waiver whatever shall be valid unless in writing, signed by an officer of Mortgagee and then only to the extent therein set forth. This Mortgage cannot be changed or terminated orally. The books and records of Mortgagee containing entries with respect to the Mortgage Obligations shall be admissible in evidence in any action or proceeding, shall be binding upon Mortgagor for the purpose of establishing the items therein set forth and shall constitute prima facie proof thereof. Mortgagee shall have the right to enforce any one or more remedies available to it successively, alternately or concurrently. Only a writing, signed by an officer of Mortgagee, shall be effective, but only to the extent therein specifically set forth, to change, modify or terminate any Mortgage Obligation, this Mortgage or any other agreement between Mortgagor and Mortgagee.

8. All of the rights, remedies, options, privileges and elections given to Mortgagee hereunder shall enure to the benefit of Mortgagee, any transferee or holder of this Mortgage, and their respective successors and assigns; and all the terms, conditions, promises, covenants, provisions and warranties of this Mortgage shall enure to the benefit of and shall bind the representatives, successors and assigns of the respective parties. Any and all security interests granted to Mortgagee shall attach to any and all proceeds and products. Each person signing this Mortgage warrants full authority to sign for the party named and said person, individually, together with the party named, shall be jointly and severally liable for the unpaid balance of the Mortgage Obligations in the event of the breach of the above provision and/or in the event Mortgagor fails to pay its obligations in full to Mortgagee immediately upon the sale, transfer, assignment or conversion of any of the Mortgaged Property and agrees that upon the request of Mortgagee after any default to segregate and hold all or any part of the Mortgaged Property in a fiduciary capacity and to adequately maintain service and insure said property and to protect same from use and/or abuse, all without charge to Mortgagee, such fiduciary duty to terminate only upon the actual delivery of the Mortgaged Property to Mortgagee. Mortgagor, recognizing that in the event of default no remedy at law would provide adequate relief to Mortgagee, agrees that Mortgagee shall be entitled to temporary and permanent injunctive relief without the necessity of proving actual damages.

9. Some of the Mortgaged Property may be in the hands of Mortgagor under one or more security agreements which are or may be held by Mortgagee and with respect to such Mortgaged Property, this Mortgage is only of any equity that Mortgagor may now or in the future have in such Mortgaged Property and Mortgagee by accepting this Mortgage shall not in any manner be considered as having waived any security interest arising independently of this Mortgage nor shall this Mortgage be construed as adversely affecting any rights of Mortgagee under any other security agreement nor as a waiver of any of the terms and provisions of any other security agreement, guaranty or endorsement, all of which shall remain and continue in full force and effect.

10. Intending that each and every provision of this Mortgage be fully effective and enforceable according to its terms, the parties agree that the validity, enforceability and effectiveness of each provision hereof shall be determined by the law of the state where the Mortgaged Property may be located or the residence or principal place of business of Mortgagor or Mortgagee, whichever renders each such provision effective; however, if any one or more provisions hereof are in conflict with any statute or law and therefore not valid or enforceable, then each such provision shall be deemed null and void but to the extent of such conflict only and without invalidating or affecting the remaining provisions hereof.

IN WITNESS WHEREOF, Mortgagor has caused these presents to be duly executed, the day and year first above written.

ATTEST:

Dillon's Bus Service, Inc. (Seal)  
Mortgagor

Charles M. Dillon Sec.  
Secretary

By Kath M. Dillon President  
(Title)

STATE OF  
COUNTY OF

MARYLAND  
ANNE ARUNDEL

SS:

Kath M. Dillon

being duly sworn, deposes and says:

1. He is the President of Dillon's Bus Service, Inc.  
(hereinafter called "Mortgagor") described in and which executed the foregoing Mortgage.

2. Mortgagor is the sole owner and in possession of the goods, chattels and property mentioned and described in the foregoing Mortgage. Said goods, chattels and property are free of all liens and encumbrances of any kind, nature and description (except for any held by the Mortgagee referred to below), and Mortgagor has the sole right and lawful authority to mortgage the same.

3. Mortgagor is solvent and justly indebted to amount of the aggregate sum of the Mortgage Obligations outstanding on the date hereof, and there are no claims, offsets or defenses against the same. (hereinafter called "Mortgagee") in the

4. There are no judgments against Mortgagor, and no attachment or execution is now outstanding against any of Mortgagor's property. No receiver of Mortgagor has ever been appointed or applied for. There are no proceedings in bankruptcy pending affecting Mortgagor, nor have there ever been any such proceedings affecting Mortgagor, and no assignment for the benefit of creditors has been made by Mortgagor.

5. Deponent makes this affidavit realizing that Mortgagee is being induced thereby to extend credit to and/or accept Mortgagor as a credit risk in reliance upon the truth of the statements contained herein, and this affidavit is made to induce Mortgagee to do so.

Sworn to before me this 23rd

day of MARCH, 19 84

Howard L. Jester, Jr.  
NOTARY PUBLIC

Notary Public, Baltimore County, Maryland  
My Commission Expires July 1, 1986

STATE OF MARYLAND

COUNTY OF ANNE ARUNDEL

SS:

1. Howard L. Jester, Jr., a Notary Public duly qualified in and for said County and State, do hereby certify that on this

23rd day of MARCH, 19 84, in (Place) MILLERSVILLE, MD. in said County, before me personally appeared

KATH M. DILLON to me personally well known

(For Individual)

as and to be the identical person named and described in and party to and who executed in his own proper handwriting and whose name is subscribed to the within and foregoing and annexed instrument of writing bearing date as therein indicated, and produced and delivered the same before me and who, upon being first duly sworn by me, stated that he knows the contents of said instrument and acknowledged that he signed, sealed, executed and delivered the same as and to be his free, lawful and voluntary act and deed for the uses, purposes and consideration therein mentioned and contained.

(For Partnership)

and known as and to be a member of the partnership of

and the identical person described in and party to and who executed in said partnership name the within, foregoing and annexed instrument of writing bearing date as therein indicated, and produced and delivered same before me, who, upon being first duly sworn by me, stated that he knows the contents of said instrument and duly acknowledged to me that he signed, sealed and delivered same in said partnership name as and for and to be his and said partnership's free, lawful and voluntary act and deed for the uses, purposes and consideration therein mentioned.

(For Corporation)

to be the identical person who signed the within and foregoing instrument of writing in his own proper handwriting and well known to me to be and who acknowledged himself to be the

President of Dillon's Bus Service, Inc.

who, being by me first duly sworn, did say that he is such officer of the aforesaid corporation, named in the within, foregoing and annexed instrument of writing; and being authorized so to do, executed said foregoing instrument; that he was duly authorized to execute said instrument for and in the name of said corporation and make this acknowledgment; that he knows the contents of said instrument, that he resides at

7816 CHESTNUT RD., SEVERN, MD 21144

that he knows the seal of said corporation; that the seal affixed to said instrument is the corporate seal of said corporation; that said instrument was signed, sealed and delivered on behalf of said corporation by authority of its Board of Directors, and said affiant acknowledged that he executed said instrument as his free, true and lawful act and deed and the free, true, lawful and corporate act and deed of said corporation, in pursuance of said authority by him in his said capacity and by said corporation voluntarily executed for the uses, purposes and consideration therein mentioned and contained, by signing the name of the corporation by himself as such officer.

Given under and witness my hand and official seal the day and year in this certificate first above written

(Notarial Seal)

Howard L. Jester, Jr.

NOTARY PUBLIC

Notary Public, Baltimore County, Maryland  
My Commission Expires July 1, 1986



## SCHEDULE "A"

This schedule is attached to and becomes part of Conditional Sales Contract, Chattel Mortgage or Lease dated March 23, 1984 between the undersigned.

QUANTITY	DESCRIPTION OF EQUIPMENT (Indicate whether "New" or "Used")	YEAR & MODEL	SERIAL NO.
Two (2)	Used 1970 Coaches	MCI 7	8327 8326

This schedule is hereby verified correct and undersigned Purchaser(s) Mortgagor(s) or Lessee(s) acknowledges receipt of a copy.

Seller, Mortgagee or Lessor:

Leasing Service Corporation

By: \_\_\_\_\_

Purchaser, Mortgagor or Lessee:

Dillon's Bus Service, Inc.

By: Kirk M. Dillon President

BOOK 472 PAGE 174

STATE OF MARYLAND

FINANCING STATEMENT FORM UCC-1

Identifying File No. 251538

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ N/A

If this statement is to be recorded in land records check here. ☐

This financing statement Dated March 23, 1984 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name B & A Charter Tours, Inc.  
Address 8383 Elvaton Road, Millersville, Maryland 21108

2. SECURED PARTY

Name Leasing Service Corporation  
Address P.O. Box 1680, Glen Burnie, Maryland 21061

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) \_\_\_\_\_  
4. This financing statement covers the following types (or items) of property: (list)

"All machinery, inventory, equipment and goods as described in attached entire Agreement &/or in any Schedule prepared in connection therewith. This UCC form together with the attached Security Agreement &/or Schedule are being submitted for filing herewith as a financing statement."

RECORD FEE 13.00  
POSTAGE 50  
#53546 C040 R02 T10:27  
APR 5 84

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

- ☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☒ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

B & A Charter Tours, Inc.

*Ronald C. Dillon*  
(Signature of Debtor)

Ronald C. Dillon, President  
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Leasing Service Corporation

*Philip D. Cooper*  
(Signature of Secured Party)

Philip D. Cooper, Regional V.P.  
Type or Print Above Signature on Above Line

Mailed to Secured Party



# LEASING SERVICE CORPORATION (the "LESSOR")

P.O. Box 1680, 500 DiGiulian Blvd., Glen Burnie, MD 21061

- ☐ 770 LEXINGTON AVENUE • NEW YORK, NEW YORK 10021  
☐ 1900 POWELL STREET • EMERYVILLE, CALIFORNIA 94662  
☐ 2261 PERIMETER PARK • ATLANTA, GEORGIA 30341  
☐ 2360 EAST DEVON AVENUE • DES PLAINES, ILLINOIS 60018  
☐ P.O. BOX 8, PREL PLAZA • ORANGEBURG, NEW YORK 10962

Telephone: 212/421-3600  
Telephone: 415/654-0615  
Telephone: 404/458-9211  
Telephone: 312/298-5580  
Telephone: 914/359-8111

LEASE NO. 60187-0

FULL LEGAL NAME AND ADDRESS OF "LESSEE"

B & A Charter Tours, Inc.  
8383 Elvaton Road  
Millersville, Maryland 21108

SUPPLIER OF EQUIPMENT (COMPLETE ADDRESS)

National Coach Works, Inc.  
5500 Tuxedo Road  
Tuxedo, Maryland 20781

NAME AND TITLE OF PERSON TO CONTACT:

QUANTITY	DESCRIPTION: MODEL #, CATALOG #, OR OTHER IDENTIFICATION.
EQUIPMENT LEASED	One (1) 1979 MCI-9 Coach, S/N S13705

BOOK 472 PAGE 175

(IF DIFFERENT THAN LESSEE'S ADDRESS SHOWN ABOVE)

LOCATION OF EQUIPMENT: STREET ADDRESS

CITY	COUNTY	STATE
FOR INITIAL TERM OF THIS LEASE		
AMOUNT OF EACH RENT PAYMENT	NO. OF RENT PAYMENTS	TOTAL RENT
\$ 2,966.17 (PLUS SALES TAX, IF APPLICABLE)	48	\$ 142,376.16 (PLUS SALES TAX, IF APPLICABLE)
INITIAL TERM OF LEASE (NO. OF MONTHS)		ADVANCE RENT
48		\$ 2,966.17 (EXCLUSIVE OF ANY SALES TAX)
AFTER INITIAL TERM RENEWAL RENT		\$ -0- PAYABLE ANNUALLY IN ADVANCE (PLUS ANY SALES TAX)

## Terms and Conditions of Lease

- Lessee hereby leases from Lessor, and Lessor leases to Lessee, the personal property described above and in any schedule made part hereof (herein called "equipment") which Lessee warrants shall be used for commercial purposes only and not for any farming purpose.
- Lessee requests Lessor to purchase equipment of the type and quality specified above from the supplier named above and agrees upon written acceptance hereof, signed at Lessor's office by an authorized officer of Lessor, to lease said equipment from Lessor on the terms, provisions and conditions of this lease. Lessor agrees to order such equipment from said supplier, but shall not be liable for specific performance of this lease or for damages if for any reason the supplier delays or fails to fill the order. Lessee shall accept such equipment upon delivery, and hereby authorizes Lessor to add to this lease the serial number of each item of equipment so delivered. Any delay in such delivery shall not affect Lessee's obligations hereunder.
- As used herein, "Actual Cost" means the cost to Lessor of purchasing and delivering equipment to Lessee, including taxes, transportation charges and other charges. The amount of each Rent Payment, the Advance Rent, and any Renewal Rent set forth above are based on the estimated cost to Lessor and shall each be adjusted proportionally if the Actual Cost differs from said estimated cost. Lessee hereby irrevocably authorizes Lessor to correct the figures set forth above when the Actual Cost is known, and each Rent Payment shall be increased by any sales or other tax that may be imposed on or measured by the rent payments. If Actual Cost differs from the estimated cost by more than ten percent thereof, Lessor at its option, may terminate this lease by giving written notice to Lessee after receiving notice of Actual Cost. If prior to delivery there shall occur any event of default hereunder, Lessee shall be liable for Lessor's damages occasioned thereby, which for purposes of this paragraph only, it is agreed shall be the difference between Actual Cost to Lessor and the Total Rent as provided herein, plus any amounts paid on account of the equipment.
- The initial term of this lease commences upon the acceptance hereof by Lessor and ends upon the expiration of the number of months specified above (for the initial lease term) after the rent commencement date, which date shall be the date upon which the supplier ships the equipment to Lessee, or 3/23/84 whichever is earlier.
- Lessor will upon Lessee's written request, request the supplier to authorize Lessee to enforce in its own name all warranties, agreements or representations, if any, which may be made by the supplier to Lessee or Lessor. Notwithstanding the foregoing, Lessor itself makes no express nor implied nor statutory warranties as to any matter whatsoever, including, without limitation, the condition of equipment, its merchantability or its fitness for any particular purpose. No defect or unfitness of equipment shall relieve Lessee of the obligation to pay rent or of any other obligation under this lease. Lessee agrees that any maintenance service to be performed is the sole obligation of Lessee who may arrange for same with the supplier of equipment. Lessee agrees to pay Lessor a lease documentation charge of \$40.00 upon its acceptance hereof.
- Lessee agrees to pay during the initial term of this lease Total Rent equal to the number of rent payments specified herein multiplied by the amount of each payment specified herein. The first rent payment and any advance rent shall be due upon execution of this lease by Lessee; any deposit or acceptance of such sum by Lessor shall not be deemed acceptance of this lease. In no event shall the first rent payment or advance rent be refunded to Lessee. The second rent payment shall be due and payable one month after the rent commencement date and subsequent rent payments for the initial term shall continue on the same date of each successive month thereafter until the Total Rent and any other sums payable hereunder are paid in full. All rent shall be paid to Lessor at its address set forth herein.

SEE REVERSE SIDE FOR ADDITIONAL TERMS AND CONDITIONS WHICH ARE PART OF THIS LEASE

The undersigned lessor and lessee agree to all the terms and conditions set forth above and on the reverse side hereof, and in witness thereof hereby execute this lease.

THE EQUIPMENT IS LEASED HEREUNDER AS-IS, AND LESSOR MAKES NO EXPRESS NOR IMPLIED NOR STATUTORY WARRANTIES AS TO ANY MATTER WHATSOEVER, INCLUDING WITHOUT LIMITATION THE CONDITION OF THE EQUIPMENT, ITS MERCHANTABILITY OR ITS FITNESS FOR ANY PURPOSE.

ACCEPTED AT: Glen Burnie, Maryland

DATE EXECUTED BY LESSEE: March 23, 1984

DATE: March 23, 1984  
LESSOR: **CA LEASING SERVICE CORPORATION**

LESSEE: B & A Charter Tours, Inc.

BY: [Signature] VICE PRESIDENT

BY: [Signature] AUTHORIZED SIGNATURE TITLE

BY: [Signature] AUTHORIZED SIGNATURE TITLE

LEASE COPY



for the state where accepted by Lessor, or as otherwise directed by Lessor in writing. Should Lessor pay for or on account of the equipment any sums more than thirty days prior to the rent commencement date, Lessee will pay Lessor as additional rent along with the first rent payment due after the rent commencement date, an amount equal to 1/15 of 1% of such sums paid for each day from the date of payment to the rent commencement date, except where such additional rent would not be permitted by applicable law, in which event said additional rent shall be the maximum permitted by law.

7. Lessor may, but shall not be obligated, to apply any advance rent toward curing any default of Lessee hereunder, in which event Lessee shall promptly restore the advance rent to the full amount specified herein. Any advance rent shall be held by Lessor without charge nor interest and may be applied by Lessor, in his sole discretion, against the unpaid installments of rent hereunder in the inverse order of their respective maturities, but Lessor shall not be obligated to do so.

8. If, upon the expiration of the original or any renewal term hereof, Lessee is not then and has not been in default in any of Lessee's obligations to Lessor and this lease specifies a Renewal Rent amount, Lessee may renew this lease for one year at the Renewal Rent so specified by giving Lessor written notice of renewal at least sixty days prior to the expiration of the initial or any renewal term and payment along with such notice of the Renewal Rent amount. If the lease is not renewed under the terms of the immediately preceding sentence for any reason whatsoever, Lessor may notify Lessee prior to the expiration of the original or any renewal term hereof, that if Lessee fails to return the equipment as herein provided at the end of the then current term hereof, this lease shall be renewed for an additional one year term at the same rent provided for in this lease for the initial term. All of the terms and conditions of this lease shall apply and be in full force and effect during any and all renewal terms.

9. Unless Lessee gives Lessor written notice of such defect or other proper objection to an item of equipment within three business days after receipt thereof, it shall be conclusively presumed, as between Lessee and Lessor, that the item was delivered in good repair and that Lessee accepts it as an item of equipment described in this lease. Lessee warrants and represents that no item of equipment has been delivered to Lessee prior to the date of Lessor's acceptance hereof, which shall be deemed the date of this lease. Lessee will deliver to Lessor a delivery/installation receipt (Lessor's form) for each and every item immediately upon Lessor's request.

10. Lessee shall use equipment in a careful manner and shall comply with all laws relating to its possession, use and maintenance. The equipment shall be delivered and thereafter kept at the location specified above or, if none is specified, at Lessee's address as set forth above and shall not be removed therefrom without Lessor's prior written consent.

11. If Lessor supplies Lessee with labels stating that equipment is owned by Lessor, Lessee shall affix and keep same in a prominent place on each item of equipment. Lessor is hereby authorized to file one or more financing statements and may sign same as agent and attorney-in-fact for Lessee. Lessee, at its expense, shall keep equipment in good repair and furnish all parts, mechanisms and devices required therefor. Lessee shall not make any alterations, additions or improvements to equipment without Lessor's prior written consent. All additions and improvements made to equipment shall belong to Lessor. Upon the expiration or earlier termination of this lease, Lessee, at its sole expense, shall return equipment in good repair, ordinary wear and tear resulting from proper use thereof alone excepted, by delivering it to such place as Lessor may specify. If Lessor, for any reason, does not receive the equipment immediately upon the expiration of the term hereof and there is no renewal under section 8 hereof, Lessor will receive as use and occupancy of the equipment, an amount equal to 150% of the monthly rent specified for the initial term and the provisions hereof shall remain in effect and bind Lessee until such return of equipment.

12. Lessee shall bear the entire risk of loss, theft, damage or destruction of equipment from any cause whatever, and no loss, theft, damage or destruction of equipment shall relieve Lessee of the obligation to pay rent or of any other obligation under this lease. In the event of damage to any item of equipment, Lessee shall immediately place same in good repair. If Lessor determines that any item of equipment is lost, stolen, destroyed or damaged beyond repair, Lessee at the option of Lessor, shall: (a) replace same with like equipment in good repair, or (b) pay Lessor in cash all of the following: (i) all amounts then due and payable by Lessee to Lessor under this lease, (ii) an amount equal to twenty percent of the cost of said item, and (iii) the unpaid balance of the Total Rent for the initial term of this lease attributable to said item. Upon Lessor's receipt of such payment, Lessee shall be entitled to whatever interest Lessor may then have in said item, in its then condition and location, without warranty, expressed or implied. The parties hereto agree that the sum of the amounts numbered (ii) and (iii) equals the fair value of said item on the date of such loss, theft, damage or destruction.

13. Lessee shall provide and maintain insurance against loss, theft, damage or destruction of equipment in an amount acceptable to Lessor but not less than the Total Rent payable hereunder, with loss payable to Lessor. Each policy shall be delivered to Lessor and shall expressly provide that said insurance as to Lessor and its assigns shall not be invalidated by any act, omission or neglect of Lessee. Lessor may apply the proceeds of said insurance to replace or repair equipment and/or to satisfy, in whole or in part, Lessee's obligations to Lessor. Lessee hereby irrevocably appoints Lessor as Lessee's attorney-in-fact to make claim for, receive payment of and execute and endorse all documents, checks, or drafts received in payment for loss or damage under any of said insurance. Lessor may at any time, with or without exercising any of the rights or remedies available to it and without prior notice or demand to Lessee, appropriate and apply toward the payment of any of Lessee's obligations to Lessor any and all balances, sums, property, credits, deposits, accounts, reserves, collections, drafts, notes or checks coming into Lessor's possession and belonging or owing to Lessee and for such purposes, endorse Lessee's name on any such instrument made payable to Lessee for deposit, negotiation, discount or collection. Such applications may be made and/or any monies paid to Lessor may be applied and/or previous application changed to apply, without notice to Lessee, partly or entirely to any of Lessee's obligations to Lessor arising hereunder or otherwise as Lessor in its sole discretion may elect. If Lessee fails to procure and maintain insurance as herein provided or to pay any charges and taxes, Lessor shall have the right, but shall not be obligated to effect such insurance and/or pay such charges and taxes, and Lessee shall repay to Lessor the cost thereof as additional rent hereunder with the next payment of rent. Lessee shall also provide and maintain paid public liability (personal injury and property damage) insurance, naming Lessor as additional insured.

14. Lessee shall hold harmless and indemnify Lessor against any and all claims, actions, proceedings, expenses, attorneys' fees, damages and liabilities, arising in connection with the equipment, its manufacture, selection, purchase, delivery, possession, ownership, leasing, renting, control, maintenance, delivery, use, operation and/or return and the recovery of claims under insurance policies thereon. Lessee shall pay promptly when due all charges and taxes (local, state and federal) which may now or hereinafter be imposed, upon the ownership, leasing, renting, sale, purchase, possession or use of equipment, and shall save Lessor harmless against any actual or asserted violations and pay all costs, expenses, penalties, interest and charges of every kind in connection therewith or arising therefrom. The obligations of Lessee shall survive the termination of this agreement. In any jurisdiction where the Uniform Commercial Code is in effect, Lessee grants to Lessor a security interest in any and all goods, chattels, fixtures, furniture, equipment, assets and property of every kind wherever located, now and/or hereafter belonging to Lessee and in which Lessee has any interest and agrees that any security interest created by this agreement secures any and all obligations of Lessee and those of any affiliate of Lessee to Lessor and to any affiliate of Lessor, whether hereunder or otherwise.

15. Without Lessor's prior written consent, Lessee shall not: (a) assign, transfer, pledge, hypothecate or otherwise dispose of this lease or any interest therein, or (b) sublet or lend equipment or any part thereof, or permit it to be used by anyone other than Lessee or Lessee's employees. Lessor and its assigns may assign this lease and/or mortgage the equipment, in whole or in part, without notice to Lessee. Each such assignee and/or mortgagee shall have all of the rights but none of the obligations of Lessor hereunder. Lessee hereby recognizes each such assignment and agrees to pay the balance of Total Rent to any assignee and not to assert against any assignee any defense, counterclaim, or set off that Lessee may have against Lessor. Subject to the foregoing, this lease inures to the benefit of and is binding upon the heirs, legatees, personal representatives, survivors, successors and assigns of the parties hereto.

16. Should Lessee fail to pay when due any part of the rent herein reserved or any other sum required to be paid to Lessor by Lessee, Lessee shall pay to Lessor a late charge of 1/15th of 1% per day on such delinquent payment, but not to exceed, however, the maximum permitted by applicable law, from the date when such payment was due until paid, and expenses of collection, including attorneys' fees. Lessee hereby irrevocably authorizes any attorney of any court of record to appear for and confess judgment against Lessee (except in any jurisdiction where such action is not permitted by law) for all unpaid amounts due hereunder, plus expenses and 15% added for attorneys' fees, without stay of execution, and Lessee hereby waives the issue of process, all rights of appeal and relief from any and all appraisement, stay or exemption laws then in force.

17. If Lessee fails to pay any rent or other amount herein provided when due, or if Lessee fails to perform any other provision hereof within five (5) days after Lessor shall have demanded in writing performance thereof, or if any proceeding in bankruptcy, receivership, liquidation or insolvency be commenced by or against Lessee or any of its property, or if Lessee makes any assignment for the benefit of its creditors, or if Lessee is in default under any other lease or agreement heretofore or hereafter held by Lessor, (any one or more of the foregoing being a default hereunder) then, if and to the extent permitted by applicable law, the full amount of Total Rent then unpaid hereunder and all other obligations of Lessee to Lessor shall become due and payable forthwith at the election of Lessor and Lessor may, at its option: (A) without notice or demand and without legal process, take possession of equipment (Lessee waiving any and all rights to any judicial hearing prior to any such retaking) wherever same may be located (with all additions and substitutions), but Lessee shall be required to assemble the equipment and make it available to Lessor at such place as Lessor may designate (with all additions and substitutions), but Lessee shall be required to assemble the equipment and make it available to Lessor at such place as Lessor may designate, whereupon all rights of Lessee in equipment shall terminate absolutely (but Lessee shall not be released from its obligations under this agreement until the full amount of unpaid Total Rent and all other sums payable hereunder have been paid in full) and Lessor may retain all payments of rent and (i) retain the equipment, or (ii) sell the equipment (applying net proceeds of such sale less 20% of the Actual Cost to the unpaid balance of Total Rent); or (iii) retain equipment and attempt re-sale of same (applying 80% of the reasonable rental value of the equipment, as determined by Lessor, for the unexpired initial term hereof to the unpaid balance of Total Rent), Lessee remaining unconditionally liable for any deficiency under (ii) and (iii) above, (B) pursue the recovery of unpaid balance of Total Rent and other amounts due hereunder, (C) pursue any other remedy at law or in equity. All remedies are cumulative and may, to the extent permitted by law, be exercised concurrently or separately and exercise of one shall not be an election or preclude the exercise of any other. Notwithstanding any action that Lessor may take, including taking possession of any or all of equipment, Lessee shall remain liable for the full performance of all its obligations hereunder. In addition to the foregoing, Lessee shall pay Lessor all costs and expenses, including reasonable attorneys' fees and costs of collection efforts, incurred by Lessor in exercising any of its rights or remedies hereunder. Lessee and Lessor hereby waive any and all rights to a trial by jury in any action based hereon or arising hereunder.

18. All notices relating hereto shall be in writing and delivered in person to an officer of the party to which such notice is being given or mailed by certified mail to such party at its address specified above or at such other address as may hereafter be specified by like notice by either party to the other. If more than one lessee is named in this lease, the liability of each hereunder shall be joint and several.

19. The equipment is and shall remain the property of Lessor. Lessee, at its own cost and expense, shall protect and defend the title of Lessor. Lessee shall at all times keep equipment free and clear from all liens, attachments, levies, encumbrances and charges or other judicial process, shall give Lessor immediate written notice thereof and shall indemnify and save Lessor harmless from any loss or damage caused thereby. Lessee shall have no right, title or interest in or to equipment, except as expressly set forth in this lease, nor shall Lessee have any equity in the equipment by virtue of this agreement or any payment made by Lessee or otherwise. Lessee's interest in the equipment being that of a lessee only. This equipment shall remain personal property even though installed in or attached to real property. No invoice issued prior to complete performance of this lease shall operate to pass title to Lessee. All equipment and any proceeds thereof, accessories, parts and replacements for or which are added to or become attached to equipment shall immediately become the property of Lessor and shall be deemed incorporated in equipment and subject to the terms of this lease as if originally leased hereunder. As part of the consideration for each of the parties hereto to enter into this lease, each party hereto, Lessor and Lessee, and any guarantor signing hereinbelow, hereby jointly and severally designate and appoint Stuart B. Glover, Esquire, New York, New York and C-A Credit Corp., New York, New York, or either of them, as each of such party's true and lawful attorney-in-fact and agent for each of such party and in each party's name, place and stead to accept service of any process within the State of New York, the party bringing any such action agreeing to notify the other party at its address shown herein or their last known address, by certified mail, within three days of such service having been effected and such parties and any guarantors do hereby agree to the venue and jurisdiction of any court in the State and County of New York regarding any matter arising hereunder. If it should appear that any provision hereof is in conflict with any statute or rule of law of any jurisdiction wherein it may be sought to be enforced then such provision shall be deemed null and void to the extent that it may conflict therewith, but without invalidating the remaining provisions hereof.

20. This instrument constitutes the entire agreement between Lessor and Lessee. No agent or employee of the supplier is authorized to bind Lessor to this lease, to waive or alter any term or condition printed herein or add any provision hereto. Except as provided in section 3 hereof, a provision may be added hereto or a provision hereof may be altered or varied only by a writing signed by an authorized officer of Lessor. Waiver by Lessor of any provision hereof in one instance shall not constitute a waiver as to any other instance.

#### GUARANTORS SIGN HERE:

The undersigned, jointly and severally, hereby unconditionally guaranty and warrant the full and complete payment and performance of the above Equipment Lease Agreement in accordance with the terms thereof and any and all renewals, continuations, modifications, extensions, compromises, supplements and amendments thereof, without deduction by reason of set-off, defense or counterclaim. Notice of acceptance hereof and all notices of any kind to which we may be entitled is hereby waived. The liability of each of the undersigned is direct and unconditional and may be enforced without requiring Lessor to first resort to any other right, remedy or security and shall survive any repossession of Equipment, whether or not such constitutes an election of remedies against Lessee; nothing shall discharge or satisfy our liability hereunder except the full performance and payment of the above lease which has been read and is hereby ratified and confirmed.

_____ (Guarantor)	(L.S.)	_____ (Guarantor)	(L.S.)
_____ (Guarantor)	(L.S.)	_____ (Guarantor)	(L.S.)



## STATE OF MARYLAND

Financing Statement (Form UCC-1)

Identifying File No. 251539

Not Subject to Recording Tax

1. LESSEE: LAW BROS. SUPPLY, INC.  
Name or Names
- 7229 Baltimore Annapolis Blvd. Glen Burnie MD 21061  
Address City State Zip Code
2. LESSOR: BUTLER AND COMPANY, INC.
- 9051 BALTIMORE NATIONAL PIKE ELLCOTT CITY, MD 21043  
Address City State Zip Code
3. ASSIGNEE (if any) OF LESSOR: \_\_\_\_\_

4. THIS FINANCING STATEMENT COVERS THE FOLLOWING TYPES OF PROPERTY (Describe)

(1) Monroe Model 7860 Accounting Machine S/N N485597

RECORD FEE 11.00  
POSTAGE .50  
#53547 C040 R02 T10:27  
APR 5 84

5. PROCEEDS OF COLLATERAL (including Insurance Proceeds) ARE COVERED HEREUNDER.

LESSEE:

LESSOR:

LAW BROS. SUPPLY, INC.  
Name of Lessee

BY: George C. Law  
Signature of Lessee

George C. Law  
Type or Print, include title  
PRESIDENT

BUTLER AND COMPANY, INC.

BY: Deborah Strawn  
Signature of Lessor

DEBORAH STRAWN CREDIT MGR  
Type or Print, include title

TO THE FILING OFFICER: After this statement has been recorded please return to:

BUTLER AND COMPANY, INC.  
9051 Baltimore National Pike  
Ellicott City, MD 21043

Mailed to Secured Party

FINANCING STATEMENT

1. Names of Debtors: THOMAS J. MOLLIKA, JR.  
MARTINE C. MOLLIKA  
Address: 7956 Queens Road  
Glen Burnie, Maryland 21061
2. Name of Secured Party: MARYLAND NATIONAL BANK  
Address: Real Estate and Mortgage Banking  
Department  
10 Light Street  
Baltimore, Maryland 21202
3. This Financing Statement covers the following types (or items) of property:

(a) The interest of Debtors in all building materials, furniture, fixtures, machinery, equipment and tangible personal property of every kind and nature whatsoever (other than consumable goods or personal property owned by tenants occupying all or any portion of the improvements on the premises hereinafter described), now owned and hereafter acquired and now and hereafter located on, contained in or upon or attached to, or used or usable in connection with the premises (and any and all improvements thereon, whether now existing or hereafter constructed) described in a certain Deed of Trust dated March 28, 1984 from Debtors to Lawrence J. Grady, Jr. and Stephen F. Beckenholdt, Trustees, all property being located in Anne Arundel County, Maryland, said property being more particularly described in Exhibit A attached hereto and made a part hereof.

RECORD FEE  
POSTAGE12.00  
.50

(b) All accounts receivable in respect of any and all leases executed by the Debtors of any part or parcel of the described land and the improvements thereon located, whether said accounts receivable are in existence or hereafter created and the proceeds thereof.

#535883 0040 R02 711:34  
APR 5 84

(c) Proceeds of all collateral are covered.

4. Recordation Tax on the transaction being publicized hereby has been paid on the principal amount of \$150,000 in connection with the recordation of a Deed of Trust in the Land Records of Anne Arundel County.

Debtors:

Secured Party:

Thomas J. Mollica, Jr.

Martine C. Mollica

MARYLAND NATIONAL BANK

By

Joseph A. Reed  
~~Gregory A. Farno~~ JOSEPH A. REED  
Assistant Vice President

Mr. Clerk: Return to Miles & Stockbridge  
10 Light Street  
Baltimore, Maryland 21202  
ATTN: John R. Rutledge

PLEASE RECORD IN THE FINANCING STATEMENT RECORDS OF  
ANNE ARUNDEL COUNTY, AND WITH THE STATE DEPARTMENT OF  
ASSESSMENTS AND TAXATION

1984 APR -5 AM 11:43

E. AUBREY COLLISON  
CLERK

Mailed to Secured Party

12.00  
50

## EXHIBIT A

PROPERTY DESCRIPTION

ALL that parcel or parcels of land located in Anne Arundel County, State of Maryland, and more particularly described as follows:

BEGINNING for the same at a point located on the east side of Jumpers Hole Road, said point being the northwesternmost corner of a conveyance from Marie C. Sohn and Edward D. Sohn, her son, to Russell R. Dwyer, Jr. and Vera M. Dwyer, his wife, by deed dated May 18, 1966 and recorded among the Land Records of Anne Arundel County in Liber LNP No. 1974, folio 138; and running from said beginning point so fixed and with a part of the northernmost line of said conveyance, north 70 degrees 13 minutes east 200.00 feet to a point; thence leaving said line and running with a line which passes through a part of the above-mentioned conveyance to Dwyer, south 25 degrees 17 minutes east 200.00 feet to a point; thence south 70 degrees 13 minutes west 200.00 feet to a point located on the east side of Jumpers Hole Road; thence with the same, north 25 degrees 17 minutes west 200.00 feet to the place of beginning; containing 0.93 of an acre, more or less, according to a description prepared by J. R. McCrone, Jr., Inc., Registered Surveyors, in June, 1966.

251541

maryland national bank

## FINANCING STATEMENT

1. ☐ To Be Recorded in the Land Records at \_\_\_\_\_
2. ☒ To Be Recorded among the Financing Statement Records at Clerk of The Court of Anne Arundel County
3. ☒ Not subject to Recordation Tax.
4. ☐ Subject to Recordation Tax on an initial debt in the principal amount of \$ \_\_\_\_\_ The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to \_\_\_\_\_

5. Debtor(s) Name(s)

Address(es)

Southern Drywell, Inc.

2056 Generals Highway  
Annapolis, M.D. 21401

6. Secured Party

Address

Maryland National Bank

Attention: Debra L. Phipps2204 Generals Highway  
Annapolis, M.D. 21401

7. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property:

☐ A. *Inventory*. All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof.

☐ B. *Contract Rights*. All of the contract rights of each Debtor both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☐ C. *Accounts*. All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.

☐ D. *General Intangibles*. All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☐ E. *Chattel Paper*. All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, and the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.

☐ F. *All Equipment*. All of the equipment of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☒ G. *Specific Equipment*. All of the equipment of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☐ H. *Other*. All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.

8. ☐ All or a portion of the property described above is affixed or is to be affixed to or is or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference.

Southern Drywell, Inc.

David S. Jones (Seal)  
David S. Jones, Sec. Treas.

Secured Party  
Maryland National Bank

RECORD FEE 11.00  
POSTAGE .50  
#53603 COS5 R02 T11:57  
APR 5 84

\_\_\_\_\_(Seal)

\_\_\_\_\_(Seal)

\_\_\_\_\_(Seal)

Debra L. Phipps, Branch Rep.  
Type name and title

\_\_\_\_\_(Seal)

Mr. Clerk: Please return to Maryland National Bank to the officer and at the address set forth in paragraph 6 above.

Mailed to Secured Party





SCHEDULE A

THIS SCHEDULE A is attached to and made a part of a  
Security Agreement dated 3/9/83 and Financing Statements between  
Southern Drywell, Inc. and Maryland National Bank

1976 E/Z Bore Model 90AH52, 52" ring gear, 3 $\frac{1}{2}$ " x 25 ft. triple  
telescoping kelly (approx. 72 ft. depth capacity), Chrysler 318  
V-8 gasoline power unit, 70B 2-drum hoist, rear swingout outriggers,  
front leveling jack, mounted on 1976 Ford LMT800 gas tandem truck.

Southern Drywell, Inc.

  
\_\_\_\_\_  
David S. Jones, Sec./Treas.

  
\_\_\_\_\_  
Richard A. Owens, III, Pres.

FINANCING STATEMENT

This Financing Statement is presented to a Filing Officer pursuant to UCC.

1. NAME AND ADDRESS OF DEBTOR:

BAY COUNTRY BAKERY, INC.

108 OLD SOLOMONS ISLAND ROAD  
ANNAPOLIS, MD. 21401

2. NAME AND ADDRESS OF SECURED PARTY:

MARYLAND NATIONAL BANK  
2204 GENERALS HIGHWAY, ANNAPOLIS, MD. 21401 ATTN: Annapolis Mall Branch

3. This Financing Statement covers all:

- ☒ Machinery, equipment, fixtures and furniture now owned or hereafter acquired, together with attachments, accessories, etc.
- ☒ Inventory, raw materials, etc., including after acquired and proceeds.
- ☐ Accounts, including after acquired, and proceeds.
- ☐ Contract rights, including after acquired, and proceeds.
- ☐ Right, title and interest in and to the liquor license issued with respect to the premises located at \_\_\_\_\_, and all renewals thereof.
- ☐ Automotive equipment now owned or hereafter acquired, together with attachments, accessories, etc.
- ☐

4. APPLICABLE ONLY TO TWELVE YEAR LOANS: Maturity date: \_\_\_\_\_.

5. This transaction is ☐ <sup>15</sup>, is not ☒ exempt from the recordation tax.  
Principal amount of the Debt is \$ 36,000.00.

DEBTOR:

Bay Country Bakery, Inc.

Monica T. Burroughs, President  
Monica T. Burroughs, President

RECORD FEE 11.00  
RECORD TAX 252.00  
POSTAGE .50  
APR 5 84

SECURED PARTY  
MARYLAND NATIONAL BANK

Debra L. Phipps  
DEBRA L. PHIPPS

AFTER RECORDATION RETURN TO:

MARYLAND NATIONAL BANK  
ANNAPOLIS MALL OFFICE  
2204 GENERALS HIGHWAY  
ANNAPOLIS, MD. 21401  
ATTN: DEBRA L. PHIPPS

Mailed to Secured Party

Debtor or Assignor Form

## FINANCING STATEMENT

- ☐ Not subject to Recordation Tax  
☒ Subject to Recordation Tax; Principal  
 Amount is \$ 13,000

☐ To be Recorded in Land Records (For Fixtures Only).Name of Debtor

Berman E. Henson  
 Cynthia M. Henson

Address

160 Browns Wood Road  
 Annapolis, MD 21401

Secured PartyAddress

## FARMERS NATIONAL BANK OF MARYLAND – 5 Church Circle, Annapolis, Md.

Attach separate  
 list if necessary

1. This Financing Statement covers the following types (or items) of property (the collateral):

All equipment now owned and all equipment hereafter acquired from any and all sources and all proceeds of such equipment. 1973 International Dump Truck  
 I. D. #15057CGB18559 previously pledged.

RECORD FEE 12.00  
 RECORD TAX 81.00  
 POSTAGE .50  
 #13356 C040 R01 T13:34

2. The collateral property is affixed or to be affixed to or is or is to be crops on the following real estate:

APR 5 84

3. ☐ Proceeds } of the collateral are also specifically covered.  
☐ Products }

4. Mr. Clerk: Mail instrument to secured party named above or assignee, if any, at the address stated.

Debtor (or Assignor)

Secured Party (or Assignee)

*[Signature]*  
*[Signature]*

FARMERS NATIONAL  
 BANK OF MARYLAND

BY

*[Signature]*

Type or print names under signatures

Mail to: FARMERS NATIONAL BANK OF MARYLAND  
 5 CHURCH CIRCLE  
 ANNAPOLIS, MARYLAND 21401

Mailed to Secured Party

RECEIVED FOR RECORD  
 LAND RECORDS, S.A. COUNTY

1984 APR -5 PM 1:29

E. AUBREY COLLISON  
 CLERK

12<sup>00</sup> 91<sup>00</sup> 5



**National Mortgage**  
FUNDING CORPORATION

BOOK 472 PAGE 184

251544

Please Reply To:  
6571 Edsal Road  
Springfield, Virginia 22151  
(703) 354-2500

Name of Filing Officer

FINANCING STATEMENT

Under Uniform Commercial Code

NAME(S) and ADDRESS OF MORTGAGOR(S) WASHINGTON HOMES, INC.

3465 Marble Arch Drive, Pasadena, Maryland 21122

RECORD FEE 11.00  
50  
MAY 10 1984

NAME and ADDRESS OF SECURED PARTY:

MATURITY DATE OF OBLIGATION: APR 5 84

NATIONAL MORTGAGE FUNDING CORPORATION  
6571 EDSAL ROAD  
SPRINGFIELD, VIRGINIA 22151

APRIL 1, 2014

This Financing Statement covers the following types (or items) of Property:

Refrigerator, Range, Disposal, Dishwasher, Fan/Hood, Heat Pump, Central Air Conditioning  
Wall To Wall Carpet

The above described items of property are affixed to a dwelling house located on:

3465 Marble Arch Drive, Pasadena, Maryland 21122

County of Anne Arundel

For a more particular description of the property, reference is hereby made to a Deed of  
Trust dated March 28, 1984 from Washington Homes, Inc.

to National Mortgage Funding Corporation, which has been recorded among the Land Records  
of Anne Arundel County, Maryland

MORTGAGOR(S) SIGNATURE(S)

Washington Homes, Inc.

SECURED PARTY

NATIONAL MORTGAGE FUNDING CORPORATION

BY:

*John Breckman*

Mailed to Secured Party

11.00  
50





472 PAGE 185

# National Mortgage

FUNDING CORPORATION

251545  
0340108-WH

Please Reply To:  
6571 Edsal Road  
Springfield, Virginia 22151  
(703) 354-2500

Name of Filing Officer

FINANCING STATEMENT

Under Uniform Commercial Code

NAME(S) and ADDRESS OF MORTGAGOR(S) Washington Homes, Inc.  
550 Pasture Brook Road, Severn, Maryland 21144

NAME and ADDRESS OF SECURED PARTY:

MATURITY DATE OF OBLIGATION:

NATIONAL MORTGAGE FUNDING CORPORATION  
6571 EDSAL ROAD  
SPRINGFIELD, VIRGINIA 22151

April 1, 2014

This Financing Statement covers the following types (or items) of Property:

Refrigerator, Range, Disposal, Dishwasher, Fan/Hood,  
Heat Pump, Central Air Conditioning, W/W Carpeting

RECORD FEE 11.00  
POSTAGE .50  
#13316 0345 R01 11:04  
APR 5 84

The above described items of property are affixed to a dwelling house located on:

550 Pasture Brook Road, Severn, Maryland County of Anne Arundel

For a more particular description of the property, reference is hereby made to a Deed of  
Trust dated March 28, 1984 from Washington Homes, Inc.  
to National Mortgage Funding Corporation, which has been recorded among the Land Records  
of Anne Arundel County, Maryland

MORTGAGOR(S) SIGNATURE(S)

Washington Homes, Inc.

SECURED PARTY

NATIONAL MORTGAGE FUNDING CORPORATION

BY:

Helen Kidwell

Mailed to Secured Party

11.00  
50



**National Mortgage**  
FUNDING CORPORATION

BOOK 472 PAGE 186

251546

Please Reply To:  
6571 Edsal Road  
Springfield, Virginia 22151  
(703) 354-2500

Name of Filing Officer

FINANCING STATEMENT

Under Uniform Commercial Code

NAME(S) and ADDRESS OF MORTGAGOR(S) WASHINGTON HOMES, INC.

NAME and ADDRESS OF SECURED PARTY:

MATURITY DATE OF OBLIGATION:

NATIONAL MORTGAGE FUNDING CORPORATION  
6571 EDSAL ROAD  
SPRINGFIELD, VIRGINIA 22151

April 1, 2014

This Financing Statement covers the following types (or items) of Property:

REFRIGERATOR, RANGE, DISPOSAL, DISHWASHER, FAN/HOOD, HEAT PUMP, CENTRAL AIR CONDITIONING  
AND WALL TO WALL CARPET

The above described items of property are affixed to a dwelling house located on:

8075 Castle Rock Court, Pasadena, Maryland 21122 County of Anne Arundel

For a more particular description of the property, reference is hereby made to a Deed of

Trust dated MARCH 28, 1984 from WASHINGTON HOMES, INC.

to National Mortgage Funding Corporation, which has been recorded among the Land Records  
of Anne Arundel County, Maryland

MORTGAGOR(S) SIGNATURE(S)

Washington Homes, Inc.

SECURED PARTY

NATIONAL MORTGAGE FUNDING CORPORATION

BY:

Mailed to Secured Party

11.00  
50



**National Mortgage**  
FUNDING CORPORATION

BOOK 472 PAGE 187

251547

Please Reply To:  
6571 Edsal Road  
Springfield, Virginia 22151  
(703) 354-2500

Name of Filing Officer

FINANCING STATEMENT

Under Uniform Commercial Code

NAME(S) and ADDRESS OF MORTGAGOR(S) Washington Homes, Inc.  
378 Dublin Drive  
Glen Burnie, Maryland 21061

NAME and ADDRESS OF SECURED PARTY:

MATURITY DATE OF OBLIGATION:

NATIONAL MORTGAGE FUNDING CORPORATION  
6571 EDSAL ROAD  
SPRINGFIELD, VIRGINIA 22151

April 1, 2010

This Financing Statement covers the following types (or items) of Property:

RECORD FEE 11.00  
POSTAGE .50

Refrigerator, Range Disposal, Dishwasher, Fan/Hood  
Heat Pump, Central Air Conditioning, W/W Carpeting

#13314 C345 R01 T11:03  
APR 5 84

The above described items of property are affixed to a dwelling house located on:

378 Dublin Drive  
Glen Burnie, Maryland

County of Anne Arundel

For a more particular description of the property, reference is hereby made to a Deed of

Trust dated March 28, 1984

from Washington Homes, Inc.

to National Mortgage Funding Corporation, which has been recorded among the Land Records  
of Anne Arundel County, Maryland

MORTGAGOR(S) SIGNATURE(S)

Washington Homes, Inc.

SECURED PARTY

NATIONAL MORTGAGE FUNDING CORPORATION

BY:

Mailed to Secured Party

11.00  
50

251548

BOOK 472 PAGE 188

This Financing Statement is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code.

1. Debtor(s) Name and Mailing Address:  
(Do not abbreviate)

Donald L. Robinson  
1822 Foxdale Court  
Crofton, Md. 21114

2. Secured Party(ies) Name and Address:

Wilson Technologies, Inc.  
1501 Wilson Boulevard  
Arlington, Va. 22209

3. For Filing Officer: (Date, Time, Number and Filing Office):

4. This Financing Statement covers the following types (or items) of property.  
(WARNING: If collateral is crops, fixtures, timber or minerals, read instructions on back.)

5. Name and Address of Assignee of Secured Party: (Use this space to describe collateral, if needed)

See Attachment

RECORD FEE 11.00  
POSTAGE .50  
#13406 0345 ROL TIA:14  
APR 5 84

Check only if applicable

☐ This Financing Statement is to be filed for record in the real estate records.

Number of additional sheets presented  
☐ Products of collateral are also covered.

6. This Statement is signed by the Secured Party instead of the Debtor to perfect a security interest in collateral

(Please check appropriate box)

- ☐ already subject to a security interest in another jurisdiction when it was brought into this state, or when the debtor's location was changed to this state, or
- ☐ already subject to a financing statement filed in another county.
- ☐ which is proceeds of the original collateral described above in which a security interest was perfected, or
- ☐ as to which the filing has lapsed, or
- ☐ acquired after a change of name, identity or corporate structure of the debtor.

By

Donald L. Robinson  
Signature(s) of Debtor(s)

Use whichever signature line is applicable

By

John O'Haley  
Signature(s) of Secured Party(ies)

(1) Filing Officer Copy — Numerical

STANDARD FORM — FORM UCC-1 (REV. 10-28-81) APPROVED BY SECRETARY OF STATE OF TEXAS

THE ODEE COMPANY, DALLAS, TEXAS 75240

Mailed to Secured Party.

RECEIVED FOR RECORD  
CIRCUIT COURT, T.A. COUNTY

1984 APR -5 PM 4:18

E. AUBREY COLLISON  
CLERK





# National Mortgage FUNDING CORPORATION

BOOK 472 PAGE 189

Please Reply To:  
6571 Edsal Road  
Springfield, Virginia 22151  
(703) 354-2500

251549

Name of Filing Officer

## FINANCING STATEMENT

Under Uniform Commercial Code

NAME(S) and ADDRESS OF MORTGAGOR(S) Leo S. Bessenhoffer & Flornece M. Bessenhoffer  
676 Cog Court Millersville, Maryland 21108

NAME and ADDRESS OF SECURED PARTY:

MATURITY DATE OF OBLIGATION:

NATIONAL MORTGAGE FUNDING CORPORATION  
6571 EDSAL ROAD  
SPRINGFIELD, VIRGINIA 22151

April 1, 2014

This Financing Statement covers the following types (or items) of Property:

Range, Dishwasher, Heat Pump, Wall to Wall Carpet

RECORD FEE 12.00

The above described items of property are affixed to a dwelling house located at

676 Cog Court Millersville, Maryland 21108

County of Anne Arundel

For a more particular description of the property, reference is hereby made to a Deed of

Trust dated March 30, 1984

from Leo S. Bessenhoffer & Florence M. Bessenhoffer

to National Mortgage Funding Corporation, which has been recorded among the Land Records

of Anne Arundel County, Maryland .

MORTGAGOR(S) SIGNATURE(S)

*Leo S. Bessenhoffer*

Leo S. Bessenhoffer

*Flornece M. Bessenhoffer*

Florence M. Bessenhoffer

SECURED PARTY

NATIONAL MORTGAGE FUNDING CORPORATION

BY:

*Gregory L. Borden*

12.00/50

Mailed to Secured Party

251550

## FINANCING STATEMENT

Contract Date

- ☒ Not subject to recordation tax  
☐ Subject to recordation tax on principal amount of \$.....

1. Name of Debtor(s) (or Assignor): Schaefer & Strohming  
 Address: Glen Burnie Lincoln-Mercury  
 51 Mountain Road  
 Pasadena, Maryland 21122

2. Name of Secured Party (or Assignee): MARYLAND NATIONAL BANK  
 Address: 225 N. Calvert Street  
 P. O. Box 13204  
 Baltimore, Maryland 21203

RECORD FEE 25.00  
 POSTAGE .50  
 #53707 C345 1202 11:30  
 APR 6 84

3. This Financing Statement covers the following types (or items) of property:

"All of Undersigned debtor's present and future inventory of any kind, whether now owned or hereafter acquired, including, but not limited to, present and future inventory of parts, supplies, equipment and accessories, and all of the Undersigned debtor's present and future accounts and contract rights, including rights under policies of insurance and sums payable thereunder; and proceeds of any and all of the foregoing".

4. Check the statements which apply, if any, and supply the information indicated:

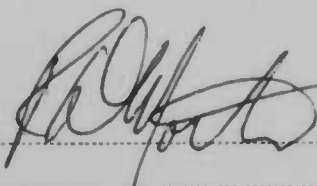
- ☐ (If collateral is *crops*—describe real estate. Execute additional Financing Statements to file in each county involved.)  
 The above-described crops are growing or to be grown on:

- ☐ (If collateral is goods which are or are to become *fixtures*—describe real estate; include house number and street or block reference where applicable; type "TO BE RECORDED IN LAND RECORDS" across top of page and complete reverse side of this form.)  
 The above-described goods are affixed or to be affixed to:

- ☐ (If *proceeds* of collateral are claimed). Proceeds of the collateral are also covered.

- ☐ (If *products* of collateral are claimed). Products of the collateral are also covered.

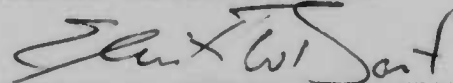
Debtor(s):



Secured Party:

MARYLAND NATIONAL BANK

By:



Elliott W. Bart - Asst. Consumer Credit Officer  
 Type Name and Title

(NOTE: Type name under each signature and if company, type name of company and name and title of authorized signer.)

25.00  
 50

(Mr. Clerk: Return to Maryland National Bank at address shown in 2. above)

Mailed to Secured Party

1984 APR -6 AM 11:59

MAUDREY COLLISON  
 CLERK

SERIAL NUMBER	YEAR	MAKE	BALANCE
1LNBP96FOEY683312	84	LINCNTNCAR 4DR	\$ 17,934.62
1LNBP96F1EY669676	84	LINCNTNCAR 4DR	17,981.14
1LNBP96F1EY681293	84	LINCNTNCAR 4DR	17,934.62
1LNBP96F2EY673672	84	LINCNTNCAR 4DR	19,367.54
1LNBP96F2EY687541	84	LINCNTNCAR 4DR	17,997.14
1LNBP96F4EY675259	84	LINCNTNCAR 4DR	17,918.62
1LNBP96F6EY686098	84	LINCNTNCAR 4DR	18,367.04
1LNBP96F7EY669679	84	LINCNTNCAR 4DR	17,981.14
1LNBP96F8EY686099	84	LINCNTNCAR 4DR	17,653.86
1MEBP542XET611266	84	LYNX L 3DR	5,888.06
1MEBP5420EW629967	84	LYNX L 3DR	5,966.22
1MEBP5420EW629970	84	LYNX L 3DR	6,111.68
1MEBP5422ET609723	84	LYNX L 3DR	6,334.73
1MEBP5422EW629971	84	LYNX L 3DR	6,111.68
1MEBP544XET602701	84	LYNX L 3DR	7,232.57
1MEBP544XEW631291	84	LYNX L 3DR	6,636.82
1MEBP544XEW631646	84	LYNX L 3DR	7,401.02
1MEBP5446EW632258	84	LYNX L 3DR	7,401.02
1MEBP5448EW631290	84	LYNX L 3DR	6,636.82
1MEBP55H4EW623141	84	LYNX GS 3DR	7,752.60
1MEBP5542EW629968	84	LYNX GS 3DR	7,423.56
1MEBP5544EW629069	84	LYNX GS 3DR	7,423.56
1MEBP5759ET602709	84	LYNX RS 3DR	8,396.08
1MEBP6021ET609529	84	LYNX L Wagon	6,909.09
1MEBP604XET605142	84	LYNX L Wagon	7,497.50
1MEBP6040ET604324	84	LYNX L Wagon	7,568.20
1MEBP6048ET605141	84	LYNX L Wagon	7,454.48
1MEBP6529ET609724	84	LYNX L 5 DR	6,781.16
1MEBP6543ET604133	84	LYNX L 5DR	7,219.04
1MEBP66HOEW623142	84	LYNX GS 5DR	7,938.88
1MEBP66H8EW623521	84	LYNX GS 5DR	7,938.88
1MEBP6856EW608034	84	LYNX LTS 5DR	8,339.92
1MEBP72H6EK634150	84	TOPAZGS 2DR	8,687.33
1MEBP75H3EK634151	84	TOPAZGS 4DR	8,687.33
1MEBP79M1EF604551	84	CAPRIGS 3DR	11,061.46
1MEBP79M3EF604549	84	CAPRIGS 3DR	11,061.46
1MEBP79M5EF603015	84	CAPRIGS 3DR	11,106.64
1MEBP79M7EF603016	84	CAPRIGS 3DR	11,061.56
1MEBP79W3EF605864	84	CAPRIGS 3DR	10,531.74
1MEBP79W7EF605964	84	CAPRIGS 3DR	10,531.74
1MEBP793XEF602739	84	CAPRIGS 3DR	247.00
1MEBP793XEF613255	84	CAPRIGS 3DR	10,130.78
1MEBP7931EF613256	84	CAPRIGS 3DR	10,130.78
1MEBP7932EF613136	84	CAPRIGS 3DR	8,968.50
1MEBP7933EF613534	84	CAPRIGS 3DR	9,385.42
1MEBP7934EF606642	84	CAPRIGS 3DR	9,219.99
1MEBP7938EF613061	84	CAPRIGS 3DR	8,923.42
1MEBP7938EF613383	84	CAPRIGS 3DR	10,023.60
1MEBP89CXEA609421	84	MARQ 4DR	9,716.02

## SCHEDULE A

A72 PAGE 192

PAGE 2

SERIAL NUMBER	YEAR	MAKE	BALANCE
1MEBP89CXEA613565	84	MARQ 4DR	\$ 9,758.66
1MEBP89CXEA614506	84	MARQ 4DR	9,758.66
1MEBP89CXEA614764	84	MARQ 4DR	9,758.66
1MEBP89CXEA614943	84	MARQ 4DR	9,758.66
1MEBP89COEA612098	84	MARQ 4DR	9,742.66
1MEBP89COEA613297	84	MARQ 4DR	9,857.00
1MEBP89COEA613803	84	MARQ 4DR	9,758.66
1MEBP89C1EA613020	84	MARQ 4DR	9,910.26
1MEBP89C1EA613566	84	MARQ 4DR	9,758.66
1MEBP89C1EA614507	84	MARQ 4DR	9,758.66
1MEBP89C1EA614765	84	MARQ 4DR	9,758.66
1MEBP89C2EA612099	84	MARQ 4DR	9,742.66
1MEBP89C2EG644838	84	MARQ 4DR	9,742.66
1MEBP89C2EA613804	84	MARQ 4DR	9,811.92
1MEBP89C3EA613567	84	MARQ 4DR	9,758.66
1MEBP89C4EG644839	84	MARQ 4DR	9,742.66
1MEBP89C4EA614503	84	MARQ 4DR	9,758.66
1MEBP89C5EA613019	84	MARQ 4DR	9,758.66
1MEBP89C5EA613568	84	MARQ 4DR	9,758.66
1MEBP89C5EA613571	84	MARQ 4DR	9,857.00
1MEBP89C5EG647782	84	MARQ 4DR	9,758.66
1MEBP89C6EA609738	84	MARQ 4DR	9,716.02
1MEBP89C6EA613563	84	MARQ 4DR	9,758.66
1MEBP89C6EA614504	84	MARQ 4DR	9,758.66
1MEBP89C6EA614762	84	MARQ 4DR	9,758.66
1MEBP89C6EG643935	84	MARQ 4DR	9,716.02
1MEBP89C7EA613295	84	MARQ 4DR	9,758.66
1MEBP89C7EA613569	84	MARQ 4DR	9,758.66
1MEBP89C7EA613572	84	MARQ 4DR	9,857.00
1MEBP89C7EA613801	84	MARQ 4DR	9,758.66
1MEBP89C8EA611491	84	MARQ 4DR	9,742.66
1MEBP89C8EA614505	84	MARQ 4DR	9,758.66
1MEBP89C8EA614763	84	MARQ 4DR	9,758.66
1MEBP89C9EA613296	84	MARQ 4DR	9,758.66
1MEBP89C9EA613573	84	MARQ 4DR	9,857.00
1MEBP89C9EA613802	84	MARQ 4DR	9,758.66
1MEBP893XEG618939	84	MARQ 4DR	9,214.55
1MEBP8930EG619422	84	MARQ 4DR	9,214.55
1MEBP8936EG614709	84	MERC MARQ 4DR	9,457.40
1MEBP8936EG618937	84	MARQ 4DR	9,214.55
1MEBP8938EG618938	84	MARQ 4DR	9,214.55
1MEBP8939EG614459	84	MARQ 4DR	9,404.14
1MEBP8939EG619421	84	MARQ 4DR	9,214.55
1MEBP90C7EG641419	84	MARQ Wagon	9,758.00
1MEBP903XEG610519	84	MARQ Wagon	10,640.61
1MEBP9034EG639207	84	MARQ Wagon	10,190.41
1MEBP9035EG639393	84	MARQ Wagon	10,190.41
1MEBP9035EG639779	84	MARQ Wagon	10,397.26
1MEBP9037EG619419	84	MARQ Wagon	9,477.81
1MEBP9037EG640237	84	MARQ Wagon	10,397.26
1MEBP9039EG640238	84	MARQ Wagon	9,820.59
1MEBP92FXEH632179	84	COUGR 2DR	10,847.25



SERIAL NUMBER	YEAR	MAKE	BALANCE
1MEBP92FOEG617366	84	COUGR 2DR	\$ 14,272.92
1MEBP92FOEH625399	84	COUGR 2DR	12,073.43
1MEBP92F3EH615773	84	COUGR 2DR	11,439.46
1MEBP92F3EH624232	84	COUGR 2DR	11,276.49
1MEBP92F4EH615779	84	COUGR 2DR	11,877.90
1MEBP92F4EH626765	84	COUGR 2DR	12,575.39
1MEBP92F5EH624233	84	COUGR 2DR	12,227.09
1MEBP92F6EH626766	84	COUGR 2DR	12,421.73
1MEBP92F6EH632177	84	COUGR 2DR	10,847.25
1MEBP92F6EH632180	84	COUGR 2DR	10,847.25
1MEBP92F7EH624234	84	COUGR 2DR	12,227.09
1MEBP92F8EH622136	84	COUGR 2DR	11,276.49
1MEBP92F8EH632178	84	COUGR 2DR	10,877.99
1MEBP92F9EH615776	84	COUGR 2DR	11,049.16
1MEBP92F9EH633243	84	COUGR 2DR	10,847.25
1MEBP92WXEH626768	84	COUGR 2DR	13,400.00
1MEBP92W1EH627890	84	COUGR 2DR	14,534.00
1MEBP92W2EH617367	84	COUGR 2DR	14,095.66
1MEBP92W6EH615783	84	COUGR 2DR	13,747.26
1MEBP92W8EH615784	84	COUGR 2DR	13,400.00
1MEBP92W8EH626767	84	COUGR 2DR	13,051.70
1MEBP923XEA611864	84	COUGR 2DR	10,136.54
1MEBP923XEH635301	84	COUGR 2DR	9,915.05
1MEBP923XEH664698	84	COUGR 2DR	10,801.30
1MEBP923XEH665284	84	COUGR 2DR	10,728.58
1MEBP9231EA611865	84	COUGR 2DR	10,136.54
1MEBP9231EA615009	84	COUGR 2DR	10,479.32
1MEBP9231EH622131	84	COUGR 2DR	10,602.43
1MEBP9231EH635302	84	COUGR 2DR	10,068.71
1MEBP9231EH665285	84	COUGR 2DR	10,728.58
1MEBP9232EH624230	84	COUGR 2DR	10,786.83
1MEBP9232EH636667	84	COUGR 2DR	10,407.77
1MEBP9233EH637617	84	COUGR 2DR	10,254.11
1MEBP9234EA610080	84	COUGR 2DR	11,665.96
1MEBP9234EH624231	84	COUGR 2DR	10,602.43
1MEBP9235EH635299	84	COUGR 2DR	10,068.71
1MEBP9236EA610534	84	COUGR 2DR	10,217.46
1MEBP9236EH636669	84	COUGR 2DR	10,068.71
1MEBP9237EH637619	84	COUGR 2DR	9,884.31
1MEBP9238EA610289	84	COUGR 2DR	10,217.46
1MEBP9238EA611863	84	COUGR 2DR	10,136.54
1MEBP9238EH617363	84	COUGR 2DR	10,186.61
1MEBP9238EH627889	84	COUGR 2DR	10,602.43
1MEBP9239EH653306	84	COUGR 2DR	10,068.71
1MEBP93FOEZ645189	84	GMARQ 2DR	12,613.22
1MEBP93F1EZ655407	84	GMARQ 2DR	11,857.86
1MEBP93F9EZ621716	84	GMARQ 2DR	13,276.48

SERIAL NUMBER	YEAR	MAKE	BALANCE
1MEBP94F7EZ645186	84	GMARQCOLPK Wagon	12,801.72
1MEBP94F9EZ645187	84	GMARQCOLPK Wagon	12,228.08
1MEBP95FXEZ615047	84	CMARQ 4DR	14,202.65
1MEBP95FXEZ653300	84	GMARQ 4DR	13,041.04
1MEBP95F6EZ646554	84	GMARQ 4DR	12,852.92
1MEBP95F9EZ617419	84	GMARQ 4DR	13,915.70
1MRBP97F1EY623572	84	CONT 4DR	20,743.12
1MRBP97F6EY678146	84	CONT 4DR	21,066.22
1MRBP98FXEY691545	84	LINCNMKVII 2DR	21,994.44
1MRBP98FOEY674933	84	LINCNMKVII 2DR	21,057.88
1MRBP98F1EY634120	84	LINCNMKVII 2DR	21,804.54
1MRBP98F1EY636465	84	LINCNMKVII 2DR	22,088.34
1MRBP98F3EY634121	84	LINCNMKVII 2DR	22,421.36
1MRBP98F5EY634119	84	LINCNMKVII 2DR	21,804.54
1MRBP98F5EY662986	84	LINCNMKVII 2DR	21,041.00
1MRBP98F5EY685975	84	LINCNMKVII 2DR	21,057.88
1MRBP98F6EY633075	84	LINCNMKVII 2DR	22,987.78
1MRBP98F6EY680882	84	LINCNMKVII 2DR	22,153.26
1MRBP98F8EY622935	84	LINCNMKVII 2DR	20,301.30
1MRBP98F8EY639976	84	LINCNMKVII 2DR	22,969.44
1MRBP98F8EY691544	84	LINCNMKVII 2DR	22,060.00
1MRBP98L5EY674934	84	LINCNMKVII 2DR	21,578.35
2MEBP6522EX618686	84	LYNX L 5DR	5,848.24
2MEBP6526EX622269	84	LYNX L 5DR	6,782.56
2MEBP72R1EB646211	84	TOPAZGS 2DR	8,684.19
2MEBP72R2EB618272	84	TOPAZGS 2DR	8,288.92
2MEBP72R2EB632866	84	TOPAZGS 2DR	8,550.63
2MEBP72R3EB627451	84	TOPAZGS 2DR	8,543.45
2MEBP72R3EB647411	84	TOPAZGS 2DR	9,158.02
2MEBP72R4EB627619	84	TOPAZGS 2DR	8,901.97
2MEBP72R4EB632867	84	TOPAZGS 2DR	8,550.63
2MEBP72R5EB627452	84	TOPAZGS 2DR	8,543.45
2MEBP72R5EB647412	84	TOPAZGS 2DR	9,158.02
2MEBP73R8EB617559	84	TOPAZLS 2DR	9,023.08
2MEBP75RXEB646137	84	TOPAZGS 4DR	8,852.76
2MEBP75ROEB617567	84	TOPAZGS 4D	8,617.74
2MEBP75ROEB617570	84	TOPAZGS 4D	7,569.82
2MEBP75R2EB647816	84	TOPAZGS 4DR	8,989.36
2MEBP75R5EB647745	84	TOPAZGS 4DR	9,158.02
2MEBP75R8EB646136	84	TOPAZGS 4DR	8,852.76
2MEBP94F2EX609623	84	GMARQCOLPK Wagon	13,056.14
2MEBP94F3EX619075	84	GMARQCOLPK Wagon	12,878.72
2MEBP94F4EX614516	84	GMARQCOLPK Wagon	13,369.40
2MEBP94F4EX620252	84	GMARQCOLPK Wagon	12,902.30
2MEBP94F5EX619076	84	GMARQCOLPK Wagon	12,878.72
2MEBP94F6EX620253	84	GMARQCOLPK Wagon	12,797.80
2MEBP95FXEX623767	84	GMARQ 4DR	12,924.72
2MEBP95FXEX625647	84	GMARQ 4DR	12,913.44
2MEBP95F3EX628311	84	GMARQ 4DR	12,913.44
2MEBP95F6EX623300	84	GMARQ 4DR	12,770.02

<u>SERIAL NUMBER</u>	<u>YEAR</u>	<u>MAKE</u>	<u>BALANCE</u>
2MEBP95F6EX625645	84	GMARQ 4DR	12,924.72
2MEBP95F6EX630912	84	GMARQ 4DR	12,928.44
2MEBP95F7EX628313	84	GMARQ 4DR	12,913.44
2MEBP95F7EX630532	84	GMARQ 4DR	12,928.44
2MEBP95F8EX626800	84	GMARQ 4DR	12,913.44
2MEBP95F9EX611710	84	GMARQ 4DR	12,915.80
2MEBP95F9EX630533	84	GMARQ 4DR	12,928.44

County

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STATEMENT OF CONTINUATION, TERMINATION, ASSIGNMENT  
AMENDMENT OR RELEASE UNDER UNIFORM COMMERCIAL CODE  
FORM NO. 801-7 Ed. 1/69

This Statement is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code.

This Statement refers to original Financing Statement, Identifying File No. 248557 recorded in  
Liber 464, Folio 521 on 8-12-83 (Date).

1. DEBTOR(S):

Name(s) Schaefer and Strohming Glen Burnie Lincoln-Mercury

Address(es) 51 Mountain Road, Pasadena, Maryland 21122

2. SECURED PARTY:

Name Ford Motor Credit Company

Address 1101 North Point Boulevard, Baltimore, Maryland 21224

Person and Address to whom Statement is to be returned if different from above.

Check mark below indicates the type and kind of Statement made hereby.  
(Check only one Box.)

3. ☐ CONTINUATION. The original Financing Statement referred to above is still effective.
4. ☒ TERMINATION. The Secured Party of Record no longer claims a security interest under the original Financing Statement referred to above.
5. ☐ ASSIGNMENT. The Secured Party of Record has assigned to the Assignee whose name and address appear below in Item 8, the Secured Party's rights under the original Financing Statement above referred to as to all the collateral described therein or such part thereof as is described in Item 8 below.
6. ☐ AMENDMENT. The original Financing Statement above referred to is amended as set forth in Item 8 below. (Signature of Debtor is required.)
7. ☐ RELEASE. (Partial or Full) From the collateral described in the original Financing Statement above referred to, the Secured Party of Record releases the property described in Item 8 below.

8.

9. SIGNATURES.

SECURED PARTY

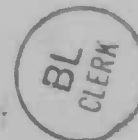
Ford Motor Credit Company

By

*Branch H. H. H.*  
(Type, Name and Title)

DEBTOR(S)

(Necessary only if Item 6 is applicable)  
Type name of each signature and if Company,  
type name of Company and Name and Title of  
Authorized Signer.



Mailed to Secured Party

1984 APR -6 AM 11:59

E. ADRIAN COLLISON  
CLERK

RECORD FEE 10.00  
POSTAGE .50  
#55708 1345 R02 111:30  
APR 6 84

10.00  
50



County

472 PAGE 197

STATEMENT OF CONTINUATION, TERMINATION, ASSIGNMENT  
AMENDMENT OR RELEASE UNDER UNIFORM COMMERCIAL CODE  
FORM NO. 801-7 Ed. 1/69

This Statement is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code.  
This Statement refers to original Financing Statement, Identifying File No. 248558 recorded in  
Liber 464, Folio 522 on 08-12-83 (Date).

1. DEBTOR(S):

Name(s) Schaefer & Strohminger Glen Burnie Lincoln-Mercury

Address(es) 51 Mountain Road, Pasadena, Maryland 21122

2. SECURED PARTY:

Name Ford Motor Credit Company

Address 1101 North Point Boulevard, Baltimore, Maryland 21224

Person and Address to whom Statement is to be returned if different from above.

Check mark below indicates the type and kind of Statement made hereby.  
(Check only one Box.)

3. ☐ CONTINUATION. The original Financing Statement referred to above is still effective.
4. ☒ TERMINATION. The Secured Party of Record no longer claims a security interest under the original Financing Statement referred to above.
5. ☐ ASSIGNMENT. The Secured Party of Record has assigned to the Assignee whose name and address appear below in Item 8, the Secured Party's rights under the original Financing Statement above referred to as to all the collateral described therein or such part thereof as is described in Item 8 below.
6. ☐ AMENDMENT. The original Financing Statement above referred to is amended as set forth in Item 8 below. (Signature of Debtor is required.)
7. ☐ RELEASE. (Partial or Full) From the collateral described in the original Financing Statement above referred to, the Secured Party of Record releases the property described in Item 8 below.

8.

9. SIGNATURES.

SECURED PARTY

Ford Motor Credit Company

By

(Type, Name and Title)

DEBTOR(S)

(Necessary only if Item 6 is applicable)  
Type name of each signature and if Company,  
type name of Company and Name and Title of  
Authorized Signer.



1-0-00  
50

Mailed to Secured Party

1984 APR -6 AM 11:59

E. AUDREY COLLISON  
CLERK

RECORD FEE 10.00  
POSTAGE .50  
APR 6 84

## FINANCING STATEMENT

This Financing Statement is presented to a Filing Officer pursuant to UCC.

## 1. NAME AND ADDRESS OF DEBTOR:

Chesapeake Marine Fasteners, Inc.  
2118 Forest Drive  
Annapolis, Maryland 21401

Originally recorded in the  
name of:

Richard William Sadler  
T/A Chesapeake Marine Fasteners  
2118 Forest Drive  
Annapolis, Maryland 21401

## 2. NAME AND ADDRESS OF SECURED PARTY:

Farmers National Bank of Maryland  
5 Church Circle  
Annapolis, Maryland 21401

LIBER 438 PAGE 169

## 3. This Financing Statement covers all:

☒ Machinery, equipment, fixtures and furniture now owned or hereafter  
acquired, together with attachments, accessories, etc.

☒ Inventory, raw materials, etc., including after acquired and proceeds. 10.00  
POSTAGE .50

☒ Accounts, including after acquired, and proceeds. #13455 0345 R01 714:39  
APR 6 84

☐ Contract rights, including after acquired, and proceeds.

☐ Right, title and interest in and to the liquor license issued with  
respect to the premises located at \_\_\_\_\_

, and all renewals thereof.

☐ Automotive equipment now owned or hereafter acquired, together with  
attachments, accessories, etc.

☐

4. APPLICABLE ONLY TO TWELVE YEAR LOANS: Maturity date: 1987

5. This transaction is ☐ , is not ☒ exempt from the recordation tax.  
Principal amount of the Debt is \$ 45,000.00

DEBTOR:

CHESAPEAKE MARINE FASTENERS, INC.

BY: Richard W. Sadler  
Richard William Sadler, President

SECURED PARTY:

FARMERS NATIONAL BANK OF MARYLAND

BY: Francis N. Greene  
Francis N. Greene  
Vice President

AFTER RECORDATION RETURN TO: Farmers National Bank of Maryland  
5 Church Circle  
Annapolis, Maryland 21401

Mailed to Secured Party

RECEIVED  
CLERK

1984 APR -6 PM 2:41

E. AUDREY COLLISON  
CLERK

CR  
CLERK

10.00  
50



BOOK 472 PAGE 199

**National Mortgage**  
FUNDING CORPORATION

251552

Please Reply To:  
6571 Edsal Road  
Springfield, Virginia 22151  
(703) 354-2500

Name of Filing Officer

FINANCING STATEMENT

19833

Under Uniform Commercial Code

NAME(S) and ADDRESS OF MORTGAGOR(S) RICHARD EDWARDS, JR.  
1407 JOUSTING COURT, ANNAPOLIS, MD 21403

NAME and ADDRESS OF SECURED PARTY:

MATURITY DATE OF OBLIGATION:

NATIONAL MORTGAGE FUNDING CORPORATION  
6571 EDSAL ROAD  
SPRINGFIELD, VIRGINIA 22151

March 1 2014

This Financing Statement covers the following types (or items) of Property:

RANGE, REFRIGERATOR, DISPOSAL, HEAT PUMP,  
VENT FAN, WALL TO WALL CARPETRECORD FEE 11.00  
POSTAGE .50  
453812 C040 R02 711:39  
APR 09 84

The above described items of property are affixed to a dwelling house located on:

1407 JOUSTING COURT, ANNAPOLIS, MD 21403

County of ANNE ARUNDEL

For a more particular description of the property, reference is hereby made to a Deed of

Trust dated February 10 1984 from RICHARD EDWARDS, JR.

to National Mortgage Funding Corporation, which has been recorded among the Land Records  
of ANNE ARUNDEL County, MD

MORTGAGOR(S) SIGNATURE(S)

SECURED PARTY

*Richard Edwards Jr*  
RICHARD EDWARDS, JR.

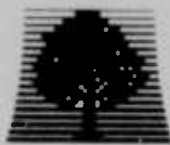
NATIONAL MORTGAGE FUNDING CORPORATION

1984 APR -9 PM 12:02

BY:

E. AUBREY COLLISON  
CLERK

Mailed to Secured Party



LIBER 472 PAGE 200  
MARYLAND NATIONAL BANK  
We want you to grow.  
MEMBER FDIC

251554

### FINANCING STATEMENT

1. ☐ To Be Recorded in the Land Records at \_\_\_\_\_  
2. ☒ To Be Recorded among the Financing Statement Records at Anne Arundel County  
3. ☐ Not subject to Recordation Tax.  
4. ☒ Subject to Recordation Tax on an initial debt in the principal amount of \$ 6,619.00 The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to \_\_\_\_\_

5. Debtor(s) Name(s) Address(es)

Kerr Co. Inc.

153 Mayo Rd.  
Edgewater, Md. 21037

6. Secured Party Address

Maryland National Bank

Attention: P. Mannion

225 N. Calvert Street  
Baltimore, Maryland 21202

7. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property:

☐ A. *Inventory*. All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof.

☐ B. *Contract Rights*. All of the contract rights of each Debtor both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☐ C. *Accounts*. All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.

☐ D. *General Intangibles*. All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☐ E. *Chattel Paper*. All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, and the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.

☐ F. *All Equipment*. All of the equipment of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☐ G. *Specific Equipment*. All of the equipment of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☒ H. *Other*. All of the property of each Debtor described on ~~Schedule A attached hereto~~ and made a part hereof by reference, together with all cash and non-cash proceeds thereof. IBM Computer Serial #0831731, Monitor Serial 101180011 & NAC 35-50 Printer Serial 79525

8. ☐ All or a portion of the property described above is affixed or is to be affixed to or is or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference.

Kerr Co. Inc.

William D. Kerr, President (Seal)

\_\_\_\_ (Seal)

\_\_\_\_ (Seal)

\_\_\_\_ (Seal)

Secured Party  
Maryland National Bank

Pamela A. Mannion (Seal)

Branch REP.

Type name and title

RECORD FEE 11.00  
RECORD TAX 45.50  
POSTAGE .50  
#53078 C055 R02 T15:56  
APR 09 84  
REFUND 3.50  
#53079 C055 R02 T15:57  
APR 09 84

Mr. Clerk: Please return to Maryland National Bank to the officer and at the address set forth in paragraph 6 above.

207-95 REV 7/83

11.00  
45.50  
50



LIBER 472 PAGE 201

□ TO BE

☒ NOT TO BE

RECORDED IN  
LAND RECORDS

☐ SUBJECT TO

~~XX~~NOT SUBJECT TO

RECORDING TAX  
ON PRINCIPAL  
AMOUNT OF

100

## FINANCING STATEMENT

1. Debtor(s) :

Envirotech Systems, Inc.  
Name or Names—Print or Type

Post Office Box 39, Millersville, Maryland 21108  
Address—Street No., City - County State

Zip Code

Name or Names—Print or Type

Address—Street No.,	City - County	State	Zip Code
---------------------	---------------	-------	----------

Zip Code \_\_\_\_\_

2. Secured Party:

Chesapeake Savings and Loan Association of Annapolis, Inc.  
Name or Names—Print or Type

2068 Somerville Road, Post Office Box 708, Annapolis, Maryland 21404

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary). (a) All furniture, fixtures, machinery, equipment, inventory, including all goods, merchandise, raw materials, goods in process, finished goods, and other tangible personalty used in the air conditioning contracting and service business now owned or hereafter acquired.

(b) Existing and future accounts receivable, contract rights, and general intangibles, chattel papers, instruments and money due, whether now or hereafter existing or acquired arising out of said business.

(c) Such additional security as the Secured Party may demand under the terms of this agreement.

~~XXXXXXXXXXXXXXXXXXXXXXXXXXXX~~

6. Proceeds of collateral ☒ are ☐ are not covered.

7. Products of collateral ☒ are ☐ are not covered.

RECORD FEE 11.00

POSTAGE .50  
H07953 0055 R02 110:27  
APR 10 84

DEBTOR(S):  
Envirotech Systems, Inc.

By: [Signature]  
(Signature of Debtor)

J. Arthur Cloutier, Jr., President  
Type or Print

(Signature of Debtor)

Type or Print

SECURED PARTY:

Chesapeake Savings and Loan Association of Annapolis  
(Company, if applicable) Inc.

By: John R. Smith  
(Signature of Secured Party)

Arthur L. Silber, President

Type or Print (Include title if Company)

TO THE FILING OFFICER: After this statement has been recorded please mail the same to:

Name and Address Hartman and Crain, P.A., P.O. Box 3323, Annapolis, MD 21403

Lucas Bros. Form F-1

110

## STATEMENTS OF CONTINUATION, RELEASE, ASSIGNMENT, ETC.

This statement is presented to a filing officer pursuant to the Uniform Commercial Code:

1. DEBTOR and Address (Last Name First) NATIONAL FITNESS CENTERS, INC. trading as METRO NAUTILUS The Belvedere 1 East Chase Street Baltimore, Maryland 21201 (Other addresses indicated in Original Financing Statement)	2. SECURED PARTY and Address EQUITABLE BANK, NATIONAL ASSOCIATION 100 South Charles Street Baltimore, Maryland 21201
3. FOR FILING OFFICER USE (date, time, number, record reference, and filing office)	4. RETURN TO: EQUITABLE BANK, NATIONAL ASSOCIATION 100 South Charles Street Baltimore, Maryland 21201 Attn: Denis Biscoe, Second Vice President

## 5. THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT:

Number: 243902 Date: August 25, 1982Record Reference: Liber 453, Page 185

6. A. CONTINUATION ..... <input type="checkbox"/> The Original Financing Statement referred to above between the foregoing Debtor and Secured Party is still effective.	6. B. RELEASE ..... <input checked="" type="checkbox"/> From the collateral described in the Original Financing Statement referred to above, the Secured Party releases the collateral listed below.
6. C. ASSIGNMENT ..... <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below. Secured Party's rights under the Financing Statement referred to above in the property listed below.	6. D. OTHER ..... <input type="checkbox"/>

## INFORMATION:

See attached Schedule

RECORD FEE 20.00  
POSTAGE .50  
#53908 0055 R02 T08:50  
APR 10 84Dated 3/6, 1984

UCC-6

## SECURED PARTY:

EQUITABLE BANK, NATIONAL ASSOCIATION

By: Denis Biscoe  
Denis Biscoe, Second (Title)  
Vice President2000  
50

LIBER 472 PAGE 203

EXHIBIT A

TO

BILL OF SALE

National Fitness Centers, Inc.  
National Fitness Centers No. 1, Inc.  
" " " " 2, "  
" " " " 3, "  
" " " " 4, "  
" " " " 6, "

All exercise equipment and furniture owned by ~~Seller~~ and now located at the Metro Nautilus Fitness Center, in the Greenspring Racquet Club, Falls and Valley Road, Lutherville, Maryland 21093, including, but not limited to, machinery and equipment shown on Schedule 1, which is attached hereto, the membership contracts of the members listed on Schedule 2, which is attached hereto, and all accounts receivable as of the date of Closing of the members shown on Schedule 3.

SCHEDULE 1

Furniture

All of that furniture listed on the attached furniture list.

Equipment

All of that equipment listed on the attached equipment list.

SCHEDULE 2

LIST OF MEMBERS

The list of members is in two boxes which have been delivered to Buyer.

SCHEDULE 3

Accounts receivable of National Fitness Centers No. 6, Inc. existing and uncollected as of March 6, 1984.



LIST OF EQUIPMENT AND FURNITUREEquipment

DOU Hip and Back	2
Super Leg Extension	1
Leg Extension	0
Compound Leg Machine	2
Leg Curl	2
Abductor	1
Adductor	1
Super Pullover	2
Duo Poly Pullover	0
Pullover/Torso Arm	1
Behind the Neck/Torso Arm	2
Torso Arm/Behind the Neck Pulldown	0
Double Chest	3
Double Shoulder	2
Multi Curl	2
Multi Tricep	2
Abdominal	3
Rowing Torso	0
Multi Exercise	2
4-Way Neck	1
Neck and Shoulder	0
Monark Ergometer #868	4
Monark Ergometer #850	0
E Cycle	0

Furniture

(1)	Reception Counter
(1)	Reception Credenza
(4)	Adding Machines
(1)	Sears Washing Machine
(1)	Sears Dryer
(1)	Upholstered Green Bench
(1)	Mitsubishi Stereo Receiver
(2)	ADS Speakers
(1)	Kinetics Desk
(2)	Kinetics Round Desks
(2)	Laminate File Cabinet
(1)	Laminate Desk
(1)	Laminate Lateral File Cabinet
( )	Custom Mirrors
(25)	Plants
(3)	Yellow Stools
(5)	Orange Ottomans
(15)	Yellow Kinetics Chairs
(1)	Laminate Book Shelf Reception Area
(1)	Laminate Card Holder



# National Mortgage FUNDING CORPORATION

**Please Reply To:**  
**5571 Edsal Road**  
**Springfield, Virginia 22151**  
**(703) 354-2500**

Name of Filing Officer

FINANCING STATEMENT 19803

Under Uniform Commercial Code

NAME(S) and ADDRESS OF MORTGAGOR(S) DANIEL A. DOOLEY & JOANN DOOLEY  
(HUSBAND AND WIFE)  
1582 STAR PINE DRIVE, ARNOLD, MD 21401

NAME and ADDRESS OF SECURED PARTY:

Maturity Date of Obligation:

NATIONAL MORTGAGE FUNDING CORPORATION  
6571 EDSAL ROAD  
SPRINGFIELD, VIRGINIA 22151

April 1 2014

This Financing Statement covers the following types (or items) of Property:

RANGE, REFRIGERATOR, DISHWASHER, DISPOSAL, VENT FAN, <sup>RECORD FEE</sup>  
WALL TO WALL CARPET, HEAT PUMP <sup>POSTAGE</sup>

RECORD FEE 12.00  
POSTAGE .50  
#54047 0237 002 108:49  
APR 11 84

The above described items of property are affixed to a dwelling house located on:

1582 STAR PINE DRIVE, ARNOLD, MD 21401

County of ANNE ARUNDEL

For a more particular description of the property, reference is hereby made to a Deed of

Trust dated March 26 1984

from DANIEL A. DOOLEY & JOANN DOOLEY  
(HUSBAND AND WIFE)

to National Mortgage Funding Corporation, which has been recorded among the Land Records

of ANNE ARUNDEL

County, MD

MORTGAGOR(S) SIGNATURE(S)

Daniel A. Dooley  
DANIEL A. DOOLEY  
JoAnn Dooley  
JOANN DOOLEY

SECURED PARTY

NATIONAL MORTGAGE FUNDING CORPORATION

BY :

Otto Sordix

1250



LIBER 472 PAGE 207

# National Mortgage FUNDING CORPORATION

251570

Please Reply To:  
6571 Edsal Road  
Springfield, Virginia 22151  
(703) 354-2500

Name of Filing Officer

FINANCING STATEMENT

19707

Under Uniform Commercial Code

NAME(S) and ADDRESS OF MORTGAGOR(S) JAY N. RABINOWITZ & TAMALA S. DYKES  
(HUSBAND AND WIFE)  
330 WOOD VIEW COURT, ANNAPOLIS, MD 21401

NAME and ADDRESS OF SECURED PARTY:

MATURITY DATE OF OBLIGATION:

NATIONAL MORTGAGE FUNDING CORPORATION  
6571 EDSAL ROAD  
SPRINGFIELD, VIRGINIA 22151

April 1 2014

This Financing Statement covers the following types (or items) of Property:

RANGE, REFRIGERATOR, DISHWASHER, DISPOSAL, VENT FAN,  
HEAT PUMP, WALL TO WALL CARPET

RECORD FEE 12.00  
POSTAGE .50  
#54052 0237 102 108:54  
APR 11 84

The above described items of property are affixed to a dwelling house located on:

330 WOOD VIEW COURT, ANNAPOLIS, MD 21401

County of ANNE ARUNDEL

For a more particular description of the property, reference is hereby made to a Deed of  
Trust dated March 26 1984 from JAY N. RABINOWITZ & TAMALA S. DYKES  
(HUSBAND AND WIFE)  
to National Mortgage Funding Corporation, which has been recorded among the Land Records  
of ANNE ARUNDEL County, MD

MORTGAGOR(S) SIGNATURE(S)

*Jay N. Rabinowitz*  
JAY N. RABINOWITZ  
*Tamala S. Dykes*  
TAMALA S. DYKES

SECURED PARTY

NATIONAL MORTGAGE FUNDING CORPORATION

BY: *Dorothy L. Graham*

125

472-208

251610

☐ TO BE☒ NOT TO BERECORDED IN  
LAND RECORDS☐ SUBJECT TO☒ NOT SUBJECT TORECORDING TAX  
ON PRINCIPAL  
AMOUNT OF

\$ 42,600.00

## FINANCING STATEMENT

1. Debtor(s):

Charles E. Blake  
Name or Names—Print or Type  
7534 Rock Creek Way, Pasadena, Maryland 21122.  
Address—Street No., City - County State Zip Code

\_\_\_\_\_  
Name or Names—Print or Type  
\_\_\_\_\_  
Address—Street No., City - County State Zip Code

2. Secured Party:

Admiral-Builders Savings and Loan Association  
Name or Names—Print or Type  
1746 York Road, Lutherville, Maryland 21093.  
Address—Street No., City - County State Zip Code

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary). All fixtures, equipment, accessories and furniture which is attached to or affixed to the buildings and improvements, including kitchen cabinets, hot water heaters, gas and electric ranges, laundry equipment and tubs, medicine cabinets, lighting fixtures, heating plant, air-conditioning equipment, piping, tubing, duct work, radiators, storm windows, storm doors, screens, screen doors, window shades and awnings, all of which fixtures, accessories and equipment now on or hereafter installed thereon or affixed thereto and are essential for the operation and enjoyment of the Debtor's property and business as described in paragraph four.

4. If the above described personal property is to be affixed to real property, describe real property.

BEING KNOWN AND DESIGNATED as Lots Nos. 30 and 31, Block C, as shown on the Plat of Marley Park Beach, recorded among the Plat Records of Anne Arundel County in Plat Book 2, folio 19.

DEBTOR(S):

Charles E. Blake  
(Signature of Debtor)

Charles E. Blake  
Type or Print

\_\_\_\_\_  
(Signature of Debtor)

\_\_\_\_\_  
Type or Print

SECURED PARTY:

Admiral-Builders Savings and Loan Assn.  
(Company, if applicable)

Robert J. Neubauer  
(Signature of Secured Party)

By: Robert J. Neubauer, Attorney  
Type or Print (Include title if Company)

TO THE FILING OFFICER: After this statement has been recorded please mail the same to:

Admiral-Builders Savings and Loan Association  
Name and Address 1746 York Road, Lutherville, Maryland 21093.

Lucas Bros. Form F-1

Mailed to Secured Party

RECEIVED FOR RECORD  
DIRECTOR OF LAND RECORDS  
1984 APR 16 PM 12:07

E. AUDREY COLLISON  
CLERK

CR  
CLERK

11.00  
50



472-319

251611

☐ TO BE  
☒ NOT TO BE

RECORDED IN  
LAND RECORDS

☐ SUBJECT TO  
☒ NOT SUBJECT TO

RECORDING TAX  
ON PRINCIPAL  
AMOUNT OF  
\$ 42,600.00

# FINANCING STATEMENT

1. Debtor(s):

Charles E. Blake  
Name or Names—Print or Type

7534 Rock Creek Way, Pasadena, Maryland 21122.  
Address—Street No., City - County State Zip Code

Admiral-Builders Savings and Loan Association  
Name or Names—Print or Type

1746 York Road, Lutherville, Maryland 21093.  
Address—Street No., City - County State Zip Code

2. Secured Party:

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary). All fixtures, equipment, accessories and furniture which is attached to or affixed to the buildings and improvements, including kitchen cabinets, hot water heaters, gas and electric ranges, laundry equipment and tubs, medicine cabinets, lighting fixtures, heating plant, air-conditioning equipment, piping, tubing, duct work, radiators, storm windows, storm doors, screens, screen doors, window shades and awnings, all of which fixtures, accessories and equipment now on or hereafter installed thereon or affixed thereto and are essential for the operation and enjoyment of the Debtor's property and business as described in paragraph four.

4. If the above described personal property is to be affixed to real property, describe real property.

BEING KNOWN AND DESIGNATED as Lots Nos. 32 and 33, Block C, as shown on the Plat of Marley Park Beach, recorded among the Plat Records of Anne Arundel County in Plat Book 2, folio 19.

DEBTOR(S):

Charles E. Blake  
(Signature of Debtor)

Charles E. Blake  
Type or Print

(Signature of Debtor)

(Type or Print)

SECURED PARTY:

Admiral-Builders Savings and Loan Association  
(Company, if applicable)

Robert J. Neubauer  
(Signature of Secured Party)

By: Robert J. Neubauer, Attorney  
Type or Print (Include title if Company)

RECORD FEE 11.00  
POSTAGE .50  
#14297 C345 RM1 11:55  
16 84

TO THE FILING OFFICER: After this statement has been recorded please mail the same to:

Name and Address Admiral-Builders Savings and Loan Association  
1746 York Road, Lutherville, Maryland 21093.

Lucas Bros. Form F-1

Mailed to Secured Party

RECEIVED FOR RECORD  
ANNE ARUNDEL COUNTY

1984 APR 16 PM 12:07

E. AUBREY COLLISON  
CLERK

11.50

no 472-210

251612

NOT to be recorded in  
Land Records

Subject to Recordation Tax:  
Principal Amount is \$74,500.00

The appropriate amount of documentary stamps are affixed to a Deed of Trust recorded or to be recorded among the Land Records of Anne Arundel County and given as additional security in the same loan.

DATE: March 29 , 1984

FINANCING STATEMENT

1. Debtor: Address:  
WARREN D. COOK, t/a 8323 Brookwood Road  
W.D. COOK CONSTRUCTION Millersville, Maryland 21108  
COMPANY

2. Secured Party: Address:  
UNION TRUST COMPANY OF P.O. Box 1077  
MARYLAND Baltimore, Maryland 21203

3. This Financing Statement covers:

(a) all buildings and improvements of every kind and description now or hereafter erected or placed in or upon any interest or estate in the land herein described or any part thereof and used or usable in connection with any present or future operation of said land and now owned or hereafter acquired by Debtor and all fixtures including, but not limited to, all gas and electric fixtures, engines and machinery, radiators, heaters, furnaces, heating equipment, steam and hot water boilers, stoves, ranges, elevators, motors, bathtubs, sinks, water closets, basins, pipes, faucets and other plumbing and heating fixtures, mantels, refrigerating plant and refrigerators, or other mechanical or otherwise, cooking apparatus and appurtenances, furniture, shades, awnings, screens, blinds and other furnishings; and

(b) all of the rents, issues and profits which may arise or be had therefrom, and all articles of personal property now or hereafter attached to or used in and about the building or buildings now erected or hereafter to be erected on the lands herein described which are necessary to the complete and comfortable use and occupancy of such building or buildings for the purposes for which they were or are to be erected, including all goods and chattels and personal property as are used or furnished in operating a building or the activities conducted therein, and all renewals or replacements thereof or articles and substitutions therefor, whether or not the same are, or shall be attached to said building or buildings in any manner; and

(c) all building materials and equipment now or hereafter delivered to said premises intended to be installed therein; and

~~Mailed to Secured Party~~

Mailed to Secured Party

MAILED TO:

14.00  
50

RECORDED FEE 14.00  
POSTAGE 50  
413447 0345 AM 117:32  
APR 12 84

1984 APR 12 PM 12:00  
E. AUBREY COLLISON  
CLERK

17  
472-211

(d) all contract rights of and from the herein described property or any part thereof.

4. The aforesaid items are included as security in a Deed of Trust of even date herewith given by Debtor to GORDON DE GEORGE and THOMAS M. SCOTT, III, Trustees, and recorded or intended to be recorded among the Land Records of Anne Arundel County, securing an indebtedness owed by the Debtor to Union Trust Company of Maryland, and are deemed by said Deed of Trust to be part of the hereinafter described real estate.
5. Proceeds of collateral are covered hereunder.
6. The real estate is that parcel owned by Debtor, located in Anne Arundel County, Maryland, and described more particularly in Schedule A attached hereto and made a part hereof.

DEBTOR:

WARREN D. COOK, t/a  
W.D. COOK CONSTRUCTION COMPANY

SECURED PARTY:

UNION TRUST COMPANY OF MARYLAND

By Warren D. Cook  
Warren D. Cook

By Charles J. [Signature]  
Vice President

SCHEDULE A

All that lot of ground in Anne Arundel County, Maryland, being known and designated as Lot A on the subdivision of the Ray M. Smith property of Pride Village, which property is shown on a plat prepared by J. R. McCrone, Jr., Inc., Surveyors, and recorded among the Land Records of Anne Arundel County in Liber 3523, Folio 462.





BOOK 472 PAGE 213  
**National Mortgage**  
FUNDING CORPORATION

**251613**  
Please Reply To:  
6571 Edsal Road  
Springfield, Virginia 22151  
(703) 354-2500

Name of Filing Officer

FINANCING STATEMENT 1340010

Under Uniform Commercial Code

NAME(S) and ADDRESS OF MORTGAGOR(S) WILLIAM EARL MCNEIL & ALICE N. MCNEIL  
(HUSBAND AND WIFE)  
7925 KINGS BENCH PLACE, PASADENA, MD 21122

NAME and ADDRESS OF SECURED PARTY:

NATIONAL MORTGAGE FUNDING CORPORATION  
6571 EDSAL ROAD  
SPRINGFIELD, VIRGINIA 22151

MATURITY DATE OF OBLIGATION:

April 1 2014

This Financing Statement covers the following types (or items) of Property:

RANGE, DISPOSAL, HEAT PUMP, WALL TO WALL CARPET,  
VENT FAN

The above described items of property are affixed to a dwelling house located on:

7925 KINGS BENCH PLACE, PASADENA, MD 21122

County of ANNE ARUNDEL

For a more particular description of the property, reference is hereby made to a Deed of

Trust dated March 30 1984

from WILLIAM EARL MCNEIL & ALICE N. MCNEIL  
(HUSBAND AND WIFE)

to National Mortgage Funding Corporation, which has been recorded among the Land Records

of ANNE ARUNDEL

County, MD

MORTGAGOR(S) SIGNATURE(S)

WILLIAM EARL MCNEIL

ALICE N. MCNEIL

SECURED PARTY

NATIONAL MORTGAGE FUNDING CORPORATION

BY: *[Signature]*

Mailed to Secured Party

RECORD FEE 12.00  
POSTAGE .50  
M13887 0345 ROL 103:24  
APR 12 84

1984 APR 12 AM 10:06

CLERK COLLISON

12.00  
50

472-214

251614

FINANCING STATEMENT

☐ Not subject to recordation tax  
☒ Subject to recordation tax on principal amount of \$.....22,000.00

1. Name of Debtor(s): Waterbury Liquors, Inc.  
 Address: Route 178, Generals Highway  
 Crownsville, Md. 21032

2. Name of Secured Party: 1st AMERICAN BANK OF MARYLAND  
 Address: 8701 Georgia Avenue  
 Silver Spring, Maryland 20910  
 7984 Crain Highway  
 Glen Burnie, Md. 21061

3. This Financing Statement covers the following types (or items) of property:

Harford walk-in refrigeration 15 x 20 with showcase doors, 5.5 hp motor

4. Check the statements which apply, if any, and supply the information indicated:

☐ (If collateral is goods which are or are to become fixtures—describe real estate; include house number and street, and block reference where applicable; type "TO BE RECORDED IN LAND RECORDS" across top of page and complete reverse side of this form.)  
 The above-described goods are affixed or to be affixed to:

☐ Proceeds of the collateral are also covered.

☐ Products of the collateral are also covered.

Debtor(s) Waterbury Liquors, Inc.

X *Anthony DeLeonibus*  
 Anthony DeLeonibus, Secretary/Treasurer

Secured Party:

1st AMERICAN BANK OF MARYLAND

By: *Jeanette C. Bonadio*  
 Jeanette C. Bonadio-Branch Manager  
 Type Name and Title

(NOTE: Type name under each signature and if company, type name of company and name and title of authorized signer.)

(Attn-Clerk: Return to 1st American Bank of Maryland at address shown in 2. above)

Mailed to Secured Party

11.00  
 154.00  
 50

251615

930R 472 PAGE 213

FINANCING STATEMENT

☐ Not subject to recordation tax  
☒ Subject to recordation tax on principal amount of \$.....16,000.00

1. Name of Debtor(s): Data Search, Inc.  
Address: 7300 Ritchie Highway  
Glen Burnie, Md. 21061

2. Name of Secured Party: 1st AMERICAN BANK OF MARYLAND  
Address: ~~878 K... ..~~  
~~3111 ... ..~~  
7984 Crain Highway  
Glen Burnie, Md. 21061

3. This Financing Statement covers the following types (or items) of property:  
1 TR-80 Mod. 16 Computer Serial # 6031423  
1 DMP-500 Serial# 3W04781  
1 DW II Printer Serial# 13044113  
Including all pertinent and attached software

4. Check the statements which apply, if any, and supply the information indicated:

☐ (If collateral is goods which are or are to become fixtures—describe real estate; include house number and street, and block reference where applicable; type "TO BE RECORDED IN LAND RECORDS" across top of page and complete reverse side of this form.)  
The above-described goods are affixed or to be affixed to:

☒ Proceeds of the collateral are also covered.  
☐ Products of the collateral are also covered.

Debtor(s): DATA SEARCH, INC.  
Benjamin J. Renko, Jr., President

Secured Party:  
1st AMERICAN BANK OF MARYLAND  
By: Jeanette C. Bonadio  
Jeanette C. Bonadio-Branch Manager  
Type Name and Title)

(NOTE: Type name under each signature and if company, type name of company and name and title of authorized signer.)

(Attn-Clerk: Return to 1st American Bank of Maryland at address shown in 2. above)

Under penalty of perjury we hereby certify that recordation tax in the amount of \$~~XXXXXX~~ was paid in the office of ~~XXXXXX~~ County, State Dept. of Assessments & Taxation.  
\$ 52.80

Mailed to Secured Party

11-00  
50

030477

472-216

251616

Debtor or Assignor Form

# FINANCING STATEMENT

- ☐ Not subject to Recordation Tax  
☒ Subject to Recordation Tax; Principal  
Amount is \$ 40,000.00

☐ To be Recorded in Land Records (For Fixtures Only).

Name of Debtor  
Rhode River Marina, Inc.

Address  
3932 Germantown Road  
Edgewater, Maryland 21037

Secured Party  
The Farmers National Bank of Maryland

Address  
5 Church Circle  
Annapolis, Maryland 21401

## Assignee

FARMERS NATIONAL BANK OF MARYLAND - 5 Church Circle, Annapolis, Md.

Attach separate  
list if necessary

1. This Financing Statement covers the following types (or items) of property  
(the collateral):

Marine Travel Lift  
30,000 lb. 15 MO/R  
Serial Number: 1898484

2. The collateral property is affixed or to be affixed to or is or is to be crops on the  
following real estate:

3. ☐ Proceeds } of the collateral are also specifically covered.  
☐ Products }

4. Mr. Clerk: Mail instrument to secured party named above or assignee, if any, at the  
address stated.

Debtor (or Assignor)

Secured Party (or Assignee)

Rhode River Marina, Inc.

FARMERS NATIONAL  
BANK OF MARYLAND

Brian A. Conner, President

*Brian A Conner*

BY *BJ Mann*

Type or print names under signatures

Mail to: FARMERS NATIONAL BANK OF MARYLAND  
5 CHURCH CIRCLE  
ANNAPOLIS, MARYLAND 21401

Mailed to Secured Party

RECEIVED FOR RECORD  
CLERK E. AUDREY COLLISON  
1904 APR 12 AM 11:12  
CLERK



11/23 2808



FINANCING STATEMENT

472-217

TO BE RECORDED  
IN THE FINANCING  
STATEMENT RECORDS

Date: April 11, 1984

1. NAME AND ADDRESS OF DEBTOR: THE T C - Laurel COMPANY  
c/o The Town and Country Management Corporation  
1700 Equitable Bank Center  
100 South Charles Street  
Baltimore, MD 21201
2. NAME AND ADDRESS OF SECURED PARTY: WALKER & DUNLOP, INC.,  
a Delaware corporation  
1156 15th Street, N.W.  
Washington, D.C. 20005
3. NAME AND ADDRESS OF ASSIGNEE: Federal National Mortgage Association  
510 Walnut Street  
16th Floor  
Philadelphia, Pennsylvania 19106
4. PURPOSE: This Financing Statement gives notice of and perfects a security interest granted by the Debtor to the Secured Party (or for the benefit of the Secured Party) under and pursuant to a Deed of Trust dated of even date herewith (the "Deed of Trust"), between the Debtor and Merrill A. Yavinsky and Mallory Walker, Trustees, as security for a loan made by the Secured Party to the Debtor.
5. PROPERTY COVERED: This Financing Statement covers the following types (or items) of property:

5.1 All of the Debtor's right, title and interest in and to all buildings, improvements and tenements now or hereafter erected on the property, and all heretofore or hereafter vacated alleys and streets abutting the property, and all easements, rights, appurtenances, rents (subject ever to the assignment of rents to Lender herein), royalties, mineral, oil and gas rights and profits, water, water rights, and water stock appurtenant to the property, and all fixtures, machinery, equipment, engines, boilers, incinerators, building materials, appliances and goods of every nature whatsoever now or hereafter located in, or on, or used, or intended to be used in connection with the property, including, but not limited to, those for the purposes of supplying or distributing heating, cooling, electricity, gas, water, air and light; and all elevators, and

RECORD FEE 21.00  
SEARCH FEE .50  
APR 12 1984

Recorded to:

Real Estate Title

21.50

1984 APR 12 PM 1:29

75

related machinery and equipment, fire prevention and extinguishing apparatus, security and access control apparatus, plumbing, bath tubs, water heaters, water closets, sinks, ranges, stoves, refrigerators, dishwashers, disposals, washers, dryers, awnings, storm windows, storm doors, screens, blinds, shades, curtains and curtain rods, mirrors, cabinets, panelling, rugs, attached floor coverings, furniture, pictures, antennas, trees and plants, and all of which, including replacements and additions thereto, shall be deemed to be and remain a part of the real property covered by the Deed of Trust and described on Exhibit A attached hereto; and all of the foregoing, together with said property (or the leasehold estate in the event the Deed of Trust is on a leasehold) are herein referred to as the "Property").

5.2 All of Debtor's right, title and interest in and to a certain Defeasance Trust Agreement of even date herewith (the "Agreement") by and among the Debtor, Walker & Dunlop, Inc. and The Riggs National Bank of Washington, D.C., as trustee, together with all extensions, renewals and modifications thereof, and substitutions therefor, and all liens, guarantees, securities, rights, remedies and privileges pertaining to the foregoing together with all cash and non-cash proceeds of the rights so assigned, including all accounts receivable, if any, arising from the Debtor's performance under the Agreement.

6. The Record Owner of the land and premises is The T C -  
Laurel Company.
7. The underlying secured transaction being publicized by this Financing Statement is not subject to the Recordation Tax imposed by Article 81 §§ 277, 278, Annotated Code of Maryland, as amended.
8. This Financing Statement covers the proceeds of the above property.

DEBTOR:

The T C - Laurel Company

By: The Bal-Penn Company,  
Partner

By: (SEAL)  
Alfred Lerner,  
General Partner

And By: Oriole Realty Company,  
L.P., Partner

By: Harvey Schulweis (SEAL)  
Harvey Schulweis,  
General Partner

SECURED PARTY:

WALKER & DUNLOP, INC.

By: Mallory Walker  
Mallory Walker, President

Return to:

Louis J. Trotter, Jr., Esquire  
Melrod, Redman & Gartlan  
A Professional Corporation  
Suite 1100-K  
1801 K Street, N.W.  
Washington, D.C. 20006

m-14

# Lawyers Title Insurance Corporation

Home Office - Richmond, Virginia

SCHEDULE A cont'd.

## EXHIBIT "A"

Beginning for the same at a point numbered one, on the record plat entitled "Fountain Green Apartments" as recorded among the plat records of Anne Arundel County, Maryland, in Plat Book 34, Folio 24, said point also being located in the southerly right of way line of Maryland Route 198, thence along said right of way line, referring the courses of this description to the Maryland State Grid Meridian;

- 1) ~~Along said right of way line~~ 449.97 feet, said curve having a radius of 5699.53 feet and being subtended by a chord of South 87 degrees 24 minutes 36 seconds East 449.97 feet thence leaving said right of way line.
- 2) South 06 degrees 00 minutes 10 seconds East 342.06 feet thence.
- 3) North 84 degrees 04 minutes 50 seconds East 518.53 feet thence.
- 4) South 53 degrees 09 minutes 40 seconds East 181.26 feet thence.
- 5) South 36 degrees 50 minutes 20 seconds West 160.00 feet thence.
- 6) South 53 degrees 09 minutes 40 seconds East 350.00 feet thence.
- 7) North 36 degrees 50 minutes 20 seconds East 160.00 feet thence.
- 8) South 53 degrees 09 minutes 40 seconds East 160.00 feet thence.
- 9) South 36 degrees 50 minutes 20 seconds West 430.02 feet thence.
- 10) North 53 degrees 09 minutes 40 seconds West 120.00 feet thence.
- 11) North 36 degrees 50 minutes 20 seconds East 16.92 feet thence.
- 12) North 53 degrees 09 minutes 40 seconds West 155.84 feet thence.
- 13) South 36 degrees 50 minutes 20 seconds West 24.00 feet thence.

CLERK'S NOTATION  
Document submitted for record  
in a condition not permitting  
satisfactory photographic repro-  
duction.

Schedule A Page 2 No. BC 308550



## Lawyers Title Insurance Corporation

Home Office - Richmond, Virginia

SCHEDULE A cont'd.

52

- 14) North 53 degrees 09 minutes 40 seconds West 146.38 feet thence,
- 15) North 59 degrees 03 minutes 13 seconds West 158.15 feet thence,
- 16) North 70 degrees 49 minutes 12 seconds West 133.53 feet thence,
- 17) North 76 degrees 48 minutes 02 seconds West 119.24 feet thence,
- 18) North 27 degrees 48 minutes 00 seconds West 321.32 feet thence,
- 19) South 82 degrees 51 minutes 34 seconds West 261.30 feet thence,
- 20) North 03 degrees 15 minutes 13 seconds West 115.00 feet thence,
- 21) North 54 degrees 35 minutes 47 seconds East 5.00 feet thence,
- 22) North 03 degrees 15 minutes 13 seconds West 134.42 feet thence,
- 23) North 42 degrees 05 minutes 34 seconds East 55.35 feet thence,
- 24) North 05 degrees 13 minutes 13 seconds West 304.99 feet to  
the point of beginning.

Containing 16.17 acres of land more or less.

Being all that land as shown on the record plat entitled "Fountain Green Apartments" as recorded among the plat records of Anne Arundel County, Maryland in Plat Book 34, Folio 24.

SAVING AND EXCEPTING therefrom, however, a 50 foot right of way for Fountain Green South as conveyed in fee simple to Anne Arundel County, Maryland by Deed recorded in Liber 2323, Folio 76, and being more particularly described as follows:  
A 50 feet wide strip or parcel of land being an existing right of way for Fountain Green South as shown on Plat Book 34, Page 24 and on plat of survey by John E. Harms, Jr. & Associates dated May 30, 1979, extending from the 3rd line of the property described herein and terminating at the 13th line. Shown: the centerline of said 50 foot right of way being on the arc of a curve having a radius of 637.00 feet the distance of 127.00 feet with a chord bearing North 13° 43' 27" East 121.37 feet, said center line continuing along the arc of a curve having a radius of 424.00 feet for a distance of 32.43 feet.

FINANCING STATEMENT

251618

TO BE RECORDED  
IN THE FINANCING  
STATEMENT RECORDS

Date: April 11, 1984

1. NAME AND ADDRESS OF DEBTOR: THE T C - Hollows  
COMPANY  
c/o The Town and Country Management  
Corporation  
1700 Equitable Bank Center  
100 South Charles Street  
Baltimore, MD 21201

2. NAME AND ADDRESS OF SECURED PARTY: WALKER & DUNLOP, INC.,  
a Delaware corporation  
1156 15th Street, N.W.  
Washington, D.C. 20005

3. NAME AND ADDRESS OF ASSIGNEE: FEDERAL NATIONAL MORTGAGE ASSOCIATION  
510 Walnut Street  
16th Floor  
Philadelphia, Pennsylvania 19106

4. PURPOSE: This Financing Statement gives notice of and perfects a security interest granted by the Debtor to the Secured Party (or for the benefit of the Secured Party) under and pursuant to a Deed of Trust dated of even date herewith (the "Deed of Trust"), between the Debtor and Merrill A. Yavinsky and Mallory Walker, Trustees, as security for a loan made by the Secured Party to the Debtor.

5. PROPERTY COVERED: This Financing Statement covers the following types (or items) of property:

5.1 All of the Debtor's right, title and interest in and to all buildings, improvements and tenements now or hereafter erected on the property, and all heretofore or hereafter vacated alleys and streets abutting the property, and all easements, rights, appurtenances, rents (subject to the assignment of rents to Lender herein), royalties, mineral, oil and gas rights and profits, water, water rights, and water stock appurtenant to the property, and all fixtures, machinery, equipment, engines, boilers, incinerators, building materials, appliances and goods of every nature whatsoever now or hereafter located in, or on, or used, or intended to be used in connection with the property, including, but not limited to, those for the purposes of supplying or distributing heating, cooling, electricity, gas, water, air and light; and all elevators, and

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related machinery and equipment, fire prevention and extinguishing apparatus, security and access control apparatus, plumbing, bath tubs, water heaters, water closets, sinks, ranges, stoves, refrigerators, dishwashers, disposals, washers, dryers, awnings, storm windows, storm doors, screens, blinds, shades, curtains and curtain rods, mirrors, cabinets, panelling, rugs, attached floor coverings, furniture, pictures, antennas, trees and plants, and all of which, including replacements and additions thereto, shall be deemed to be and remain a part of the real property covered by the Deed of Trust and described on Exhibit A attached hereto; and all of the foregoing, together with said property (or the leasehold estate in the event the Deed of Trust is on a leasehold) are herein referred to as the "Property").

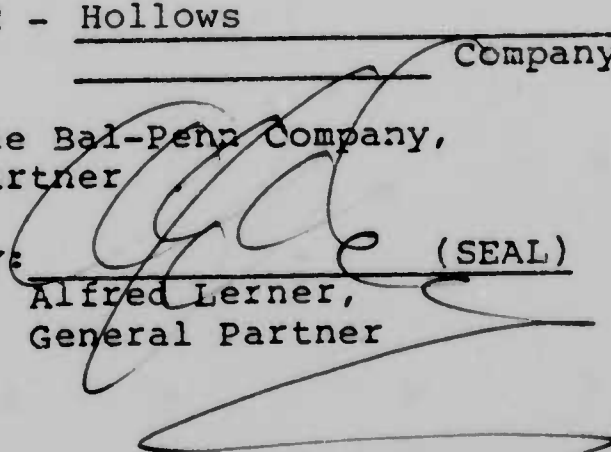
5.2 All of Debtor's right, title and interest in and to a certain Defeasance Trust Agreement of even date herewith (the "Agreement") by and among the Debtor, Walker & Dunlop, Inc. and The Riggs National Bank of Washington, D.C., as trustee, together with all extensions, renewals and modifications thereof, and substitutions therefor, and all liens, guarantees, securities, rights, remedies and privileges pertaining to the foregoing together with all cash and non-cash proceeds of the rights so assigned, including all accounts receivable, if any, arising from the Debtor's performance under the Agreement.

6. The Record Owner of the land and premises is The T C -  
Hollows Company.
7. The underlying secured transaction being publicized by this Financing Statement is not subject to the Recording Tax imposed by Article 81 §§ 277, 278, Annotated Code of Maryland, as amended.
8. This Financing Statement covers the proceeds of the above property.

DEBTOR:

The T C - Hollows  
Company

By: The Bal-Penn Company,  
Partner

By:  (SEAL)  
Alfred Lerner,  
General Partner

And By: Oricle Realty Company,  
L.P., Partner

By: Harvey Schulweis (SEAL)  
Harvey Schulweis,  
General Partner

SECURED PARTY:

WALKER & DUNLOP, INC.

By: Mallory Walker  
Mallory Walker, President

Return to:

Louis J. Trotter, Jr., Esquire  
Melrod, Redman & Gartlan  
A Professional Corporation  
Suite 1100-K  
1801 K Street, N.W.  
Washington, D.C. 20006



## Schedule A to Financing Statement

M-4

## Lawyers Title Insurance Corporation

Home Office - Richmond, Virginia

SCHEDULE A cont'd.

## EXHIBIT "A"

All that tract of land situated in the Third Taxation District, Anne Arundel County, Maryland and shown on the plat of Town and Country - South II as recorded among the Land Records of Anne Arundel County, in Plat Book No. 45, page 25 and more fully described as follows:

Beginning at a point on the southwest side of Elvaton Road at the northwest corner of the plat of Town and Country - South II, and running thence, binding on the southwest side of Elvaton Road,

- (1) South  $41^{\circ} 53' 11''$  East 131.23 feet,
  - (2) South  $41^{\circ} 35' 22''$  East 879.75 feet,
  - (3) South  $1^{\circ} 24' 38''$  West 30.00 feet,
  - (4) South  $41^{\circ} 35' 22''$  East 100.00 feet,
  - (5) North  $48^{\circ} 24' 38''$  East 30.00 feet,
  - (6) South  $41^{\circ} 35' 22''$  East 109.09 feet,
  - (7) by a line curving right with a radius of 808.79 feet the distance of 187.63 with a chord bearing South  $34^{\circ} 36' 35''$  East 167.22 feet,
  - (8) South  $23^{\circ} 17' 50''$  East 405.85 feet,
  - (9) by a line curving right with a radius of 516.00 feet the distance of 219.21 feet with a chord bearing South  $15^{\circ} 07' 56.5''$  East 217.56 feet,
  - (10) South  $03^{\circ} 57' 23''$  East 231.35 feet,
  - (11) by a line curving left with a radius of 667.00 feet the distance of 217.24 feet with a chord bearing South  $13^{\circ} 17' 13''$  East 216.23 feet and
  - (12) South  $22^{\circ} 37' 03''$  East 9.80 feet thence leaving Elvaton Road,
  - (13) South  $33^{\circ} 17' 03''$  West 652.25 feet,
  - (14) North  $15^{\circ} 41' 36''$  West 2043.22 feet and
  - (15) North  $25^{\circ} 35' 37''$  West 410.42 feet to the place of beginning,
- containing 25.050 acres of land, more or less.

SAVING AND EXCEPTING therefrom, however, a 60 foot road right-of-way for Highland Drive as shown on the aforesaid recorded plat of Town and Country-South II, being a 60 foot wide right-of-way beginning on the Southwest side of Elvaton Road, as widened, and running in a Southwesterly direction 57.75 feet to the Eastern outline, as shown on said plat of Town and Country-South II, together with the 25 foot radius fillet areas at the intersection with Elvaton Road. Being part of the property conveyed to Anne Arundel County, Maryland, by Deeds recorded in Liber 2539, Folio 219 and Liber 2541, Folio 39.

FLAHER SAVING AND EXCEPTING therefrom a 50 year flood plain reservation of irregular shape as shown on the aforesaid recorded plat and conveyed to Anne Arundel County, Maryland by the aforesaid Deeds recorded in Liber 2539, Folio 21, and Liber 2541, Folio 39. Said flood plain beginning on the Southwest side of Elvaton Road, as widened, distant 652.75 feet measured Southeasterly along the said Southwest side of Elvaton Road, as widened, from Corner Point No. 17, and running from said point of beginning and binding on the Southwest side of Elvaton Road, as widened, the six following courses and distances:

CONTINUED

## CLERK'S NOTATION

Document submitted for record in a condition not permitting satisfactory photographic reproduction.

# Lawyers Title Insurance Corporation

Home Office - Richmond, Virginia

SCHEDULE A cont'd.

- (1) South 41° 35' 23" East 227.00 feet
- (2) South 48° 24' 39" West 30.00 feet
- (3) South 41° 35' 22" East 100.00 feet
- (4) North 48° 24' 38" East 30.00 feet
- (5) South 41° 35' 22" East 43.04 feet
- (6) Southeasterly by a curve running to the South with a radius of 802.79 feet for an arc distance of 120.85 feet (the chord of said curve being South 17° 18' 37.5" East 120.74 feet), thence running for the following courses and distances:
- (7) South 46° 30' 00" West 77.00 feet
- (8) South 27° 00' 00" East 75.00 feet
- (9) South 7° 30' 00" West 40.00 feet
- (10) South 45° 00' 00" East 68.00 feet
- (11) South 48° 20' 00" East 91.00 feet
- (12) South 53° 15' 00" East 12.00 feet
- (13) South 6° 47' 47" East 205.00 feet
- (14) South 33° 26' 00" West 220.00 feet
- (15) South 59° 07' 43" West 220.00 feet, and
- (16) South 53° 02' 17" West 178.67 feet to intersect the Western outline of said Plat of Town and Country South 17, distant 82.50 feet, measured westerly along said outline from Coordinate Point No. 1, thence running along said outline
- (17) North 15° 31' 05" West 178.00 feet, thence leaving said outline and running for the following courses and distances:
- (18) North 74° 18' 24" East 1.00 feet
- (19) South 57° 00' 00" East 40.00 feet
- (20) North 83° 03' 00" East 30.00 feet
- (21) North 59° 57' 45" East 125.00 feet
- (22) North 32° 00' 00" East 16.00 feet
- (23) North 24° 15' 00" East 165.00 feet
- (24) North 30° 00' 00" East 31.00 feet
- (25) North 45° 00' 00" East 105.00 feet
- (26) North 6° 47' 47" West 175.00 feet
- (27) North 72° 00' 00" West 115.00 feet
- (28) North 85° 30' 00" West 240.00 feet, and
- (29) North 67° 18' 53" West 217.44 feet to intersect the said Western outline of said Plat, thence running along said outline,
- (30) North 15° 41' 16" West 445.00 feet, thence leaving said outline and running for the following courses and distances:
- (31) South 63° 15' 00" East 123.00 feet
- (32) South 35° 45' 00" West 37.00 feet
- (33) South 63° 15' 00" East 163.00 feet
- (34) North 45° 25' 32" East 64.35 feet
- (35) North 27° 15' 00" East 120.00 feet
- (36) North 13° 45' 00" East 145.00 feet
- (37) North 42° 31' 22" West 100.00 feet
- (38) North 26° 30' 00" West 103.00 feet
- (39) South 62° 20' 00" West 13.00 feet
- (40) North 16° 30' 00" West 107.00 feet, and
- (41) North 62° 15' 00" West 170.00 feet to intersect the said Western outline of said Plat, thence running along said outline,
- (42) North 15° 41' 31" East 22.00 feet, thence leaving said outline and running for the following courses and distances:
- (43) South 23° 00' 11" East 120.31 feet
- (44) South 74° 00' 00" East 122.00 feet, and
- (45) South 65° 30' 00" East 210.00 feet to the place of beginning.

Containing 8.566 acres of land, more or less.

## Lawyers Title Insurance Corporation

Home Office - Richmond, Virginia

SCHEDULE A cont'd.

TOGETHER WITH, however, two right-of-way for ingress, egress and regress over the aforesaid flood plain reservation, as shown on the aforesaid recorded plat and as quitclaimed unto the grantees, its successors and assigns, by Deed of Conveyance from Anne Arundel County, Maryland, recorded in Liber 2345, Folio 863; also reserved to the grantor, its successors and assigns, by Deed to Anne Arundel County, Maryland, recorded in Liber 2591, Folio 39, being more particularly described as follows:

70 foot right-of-way

BEGINNING for the same at a point on the Northeast side of the Flood Plain Reservation, as shown on said Plat, said point being distant 61.34 feet, South 84° 35' West from a point in and distant 711.60 feet, South 61° 35' 22" East from the beginning of the eleventh or South 41° 35' 22" East 1247.31 foot line of Section 37, Town & Country South 11, thence binding on said Northeast side of said reservation, as shown on said Plat,  
 (1) North 66° 00' 00" East 72.21 feet, thence crossing over said reservation,  
 (2) South 17° 46' 03" East 113.55 feet to intersect the southernmost side of said reservation, thence binding on the said Southeast side of said reservation,  
 (3) South 25° 39' 00" East 72.21 feet, thence crossing over said reservation,  
 (4) North 17° 45' 32" West 69.25 feet to the place of beginning;

60 foot right of way

BEGINNING for the same at a point on the Easternmost side of a Flood Plain Reservation, as shown on a Plat of Town & Country South 11, filed among the Plat Records of Anne Arundel County in Plat Book 41, Folio 47 and on the A-ended Plat of Town and Country South 11 recorded as aforesaid in Plat Book 45, page 25 said point being distant 50.33 feet, South 88° 02' 37" West from a point in and distant 32.87 feet, North 3° 57' 23" West from the end of the seventh or South 3° 57' 23" East 105.00 foot line of Section 37, Town & Country South 11, thence binding on the said Easternmost side of said Flood Plain Reservation, as shown on said Plat  
 (1) South 35° 36' 00" West 40.01 feet, thence crossing over said reservation,  
 (2) North 53° 34' 00" West 51.12 feet to intersect the Westernmost side of said reservation, thence binding on the Westernmost side of said reservation, the two following courses and distances:  
 (3) North 45° 03' 00" East 20.11 feet, and  
 (4) North 4° 47' 47" West 27.61 feet, thence crossing over said reservation,  
 (5) South 12° 34' 04" East 69.35 feet to the place of beginning.



BOOK 472 PAGE 228

FINANCING STATEMENT

251619

TO BE RECORDED  
IN THE FINANCING  
STATEMENT RECORDS

Date: April 11, 1984

1. NAME AND ADDRESS OF DEBTOR: THE T C - SOUTH COMPANY  
c/o The Town and Country Management Corporation  
1700 Equitable Bank Center  
100 South Charles Street  
Baltimore, MD 21201
2. NAME AND ADDRESS OF SECURED PARTY: WALKER & DUNLOP, INC.,  
a Delaware corporation  
1156 15th Street, N.W.  
Washington, D.C. 20005
3. NAME AND ADDRESS OF ASSIGNEE: FEDERAL NATIONAL MORTGAGE ASSOCIATION  
510 Walnut Street, 16th Floor  
Philadelphia, Pennsylvania 19106

4. PURPOSE: This Financing Statement gives notice of and perfects a security interest granted by the Debtor to the Secured Party (or for the benefit of the Secured Party) under and pursuant to a Deed of Trust dated of even date herewith (the "Deed of Trust"), between the Debtor and Merrill A. Yavinsky and Mallory Walker, Trustees, as security for a loan made by the Secured Party to the Debtor.

5. PROPERTY COVERED: This Financing Statement covers the following types (or items) of property:

5.1 All of the Debtor's right, title and interest in and to all buildings, improvements and tenements now or hereafter erected on the property, and all heretofore or hereafter vacated alleys and streets abutting the property, and all easements, rights, appurtenances, rents (subject now ever to the assignment of rents to Lender herein), royalties, mineral, oil and gas rights and profits, water, water rights, and water stock appurtenant to the property, and all fixtures, machinery, equipment, engines, boilers, incinerators, building materials, appliances and goods of every nature whatsoever now or hereafter located in, or on, or used, or intended to be used in connection with the property, including, but not limited to, those for the purposes of supplying or distributing heating, cooling, electricity, gas, water, air and light; and all elevators, and

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CLERK





related machinery and equipment, fire prevention and extinguishing apparatus, security and access control apparatus, plumbing, bath tubs, water heaters, water closets, sinks, ranges, stoves, refrigerators, dishwashers, disposals, washers, dryers, awnings, storm windows, storm doors, screens, blinds, shades, curtains and curtain rods, mirrors, cabinets, panelling, rugs, attached floor coverings, furniture, pictures, antennas, trees and plants, and all of which, including replacements and additions thereto, shall be deemed to be and remain a part of the real property covered by the Deed of Trust and described on Exhibit A attached hereto; and all of the foregoing, together with said property (or the leasehold estate in the event the Deed of Trust is on a leasehold) are herein referred to as the "Property").

5.2 All of Debtor's right, title and interest in and to a certain Defeasance Trust Agreement of even date herewith (the "Agreement") by and among the Debtor, Walker & Dunlop, Inc. and The Riggs National Bank of Washington, D.C., as trustee, together with all extensions, renewals and modifications thereof, and substitutions therefor, and all liens, guarantees, securities, rights, remedies and privileges pertaining to the foregoing together with all cash and non-cash proceeds of the rights so assigned, including all accounts receivable, if any, arising from the Debtor's performance under the Agreement.

6. The Record Owner of the land and premises is The T C - SOUTH Company.
7. The underlying secured transaction being publicized by this Financing Statement is not subject to the Recordation Tax imposed by Article 81 §§ 277, 278, Annotated Code of Maryland, as amended.
8. This Financing Statement covers the proceeds of the above property.

DEBTOR:

The T C - SOUTH Company

By: The Bal-Penn Company,  
Partner

By: (SEAL)  
Alfred Lerner,  
General Partner

BOOK 472 PAGE 230

And By: Oriole Realty Company,  
L.P., Partner

By: Harvey Schulweis (SEAL)  
Harvey Schulweis,  
General Partner

SECURED PARTY:

WALKER & DUNLOP, INC.

By: Mallory Walker  
Mallory Walker, President

Return to:

Louis J. Trotter, Jr., Esquire  
Melrod, Redman & Gartlan  
A Professional Corporation  
Suite 1100-K  
1801 K Street, N.W.  
Washington, D.C. 20006

## Schedule A to Financing Statement

m-9

## Lawyers Title Insurance Corporation

Home Office - Richmond, Virginia

SCHEDULE A cont'd.

## EXHIBIT "A"

Beginning for the same at a stone located at the end of the second or North 24 degrees 35 minutes East 70-1/4 perch line of a conveyance from James S. Robinson, to Charles S. Robinson, by Deed of Partition dated January 25, 1863 and recorded among the Land Records of Anne Arundel County in Liber 51-21-2 folio 32, thence binding reversely on a part of said line and referring the courses of this description to the Maryland State Grid Meridian.

- 1) South 20 degrees 01 minutes 25 seconds West 645.14 feet to intersect the northerly right of way line of the extension of Maryland State Route No. 177 as shown on State Lands Commission of Maryland Maps No's. 29602 and 25630, thence binding on said northerly right of way line the nine following courses
- 2) South 71 degrees 47 minutes 45 seconds East 80.12 feet, thence by a curve to the left
- 3) Having a radius of 1723.86 feet, a length of arc of 301.63 feet and being subtended by a chord having a bearing of South 51 degrees 29 minutes 55 seconds East and a distance of 340.30 feet, thence
- 4) North 85 degrees 22 minutes 03 seconds East 55.19 feet, thence
- 5) North 85 degrees 35 minutes 43 seconds East 111.36 feet, thence by a curve to the left

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## CLERK'S NOTATION

Document submitted for record in a condition not permitting satisfactory photographic reproduction.

# Lawyers Title Insurance Corporation

Home Office - Richmond, Virginia

SCHEDULE A cont'd.

529

- 6) Having a radius of 2683.92 feet, a length of arc of 190.77 feet and being subtended by a chord having a bearing of North 33 degrees 11 minutes 47 seconds East and a distance of 190.73 feet, thence
- 7) North 76 degrees 23 minutes 56 seconds East 354.14 feet, thence by a curve to the right
- 8) Having a radius of 2076.86 feet, a length of arc of 84.74 feet and being subtended by a chord having a bearing of North 79 degrees 46 minutes 48 seconds East and a distance of 84.73 feet, thence
- 9) North 57 degrees 10 minutes 41 seconds East 108.57 feet, thence by a curve to the right
- 10) Having a radius of 2067.86 feet, a length of arc of 159.04 feet and being subtended by a chord having a bearing of North 55 degrees 03 minutes 33 seconds East and a distance of 159.03 feet, then leaving the said northerly right of way line and running in a northerly direction
- 11) North 66 degrees 03 minutes 49 seconds East 100.06 feet to the end of 1' ninth of North 66 degrees 20 minutes East 50 foot line of a conveyance from Walter Parks to The Eastern Construction Company, Inc., by deed dated March 15, 1905 and recorded among the Land Records of Anne Arundel County in Liber 2543 folio 261, thence binding on the tenth through the fourteenth courses thereof the five following courses as now surveyed

CONTINUED



## Lawyers Title Insurance Corporation

Home Office - Richmond, Virginia

SCHEDULE A cont'd.

- 12) South 84 degrees 38 minutes 59 seconds West 10.00 feet, thence
- 13) North 06 degrees 03 minutes 49 seconds East 169.94 feet, thence
- 14) South 84 degrees 38 minutes 59 seconds West 670.67 feet, thence
- 15) North 05 degrees 21 minutes 01 seconds West 125.00 feet to an iron pipe found, thence
- 16) South 84 degrees 38 minutes 59 seconds West 517.79 feet to an iron bar found, said course also intersects the first or South 24 degrees 46 minutes 50 seconds East 1293.56 foot line of a parcel of land conveyed by the Harrison Land and Development Company to The Eastern Construction Company, Inc. by deed dated July 2, 1959 and recorded among the Land Records of Anne Arundel County in Liber 1518, Folio 252, thence binding reversely on a part of said line
- 17) North 33 degrees 05 minutes 49 seconds West 202.19 feet to the point of beginning.

Containing 15.1127 acres of land, more or less.

Being all that land as shown on the record plat entitled "Town & Country South" as recorded among the Land Records of Anne Arundel County, Maryland in Plat Book 34, Folio 20.

SAVING AND EXCEPTING therefrom, however, so much of said property as was conveyed to Anne Arundel County, Maryland for the beds of Woodhill Drive (East) and Woodhill Drive (West) by Deed recorded Liber 2273, Folio 192, and being more particularly described as follows:

WOODHILL DRIVE (East)

BEING a strip or parcel of land of irregular width extending from the northerly Right of Way line as shown on State Roads Commission of Maryland Plat No. 25630, and running northerly for a distance of 360 feet, more or less, and terminating at the northerly side of a cul-de-sac, all as shown on the plat of Town and Country South, recorded among the Land Records of Anne Arundel County in Plat Book 34, Page 20.

WOODHILL DRIVE (West)

BEING a strip or parcel of land of irregular width extending from the northerly Right of Way line, as shown on State Roads Commission of Maryland Plat No. 25632, and running northerly for a distance of 420 feet, more or less, and terminating at the northerly side of a cul-de-sac, all as shown on the plat of Town and Country South, recorded among the Land Records of Anne Arundel County, in Plat Book 34, Page 20.

251620

FINANCING STATEMENT

This Financing Statement is presented to a Filing Officer for filing pursuant to the provisions of the Uniform Commercial Code.

## 1. NAME AND ADDRESS OF DEBTOR:

BERNADETTE MEISZ  
7639 Baltimore-Annapolis Blvd.  
Glen Burnie, MD 21061

## 2. NAME AND ADDRESS OF SECURED PARTIES:

JOHN SOTIRAKOS, AUGUST SOTIRAKOS  
and DIANE SOTIRAKOS  
c/o David Preller, Esquire  
15 Charles Plaza  
Suite 200  
Baltimore, MD 21201

RECORD FEE 11.00  
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## 3. This Financing Statement covers all:

- a. Equipment, fixtures and furniture now owned or hereafter acquired by the Debtor, together with all replacements thereof, all attachments, accessories, parts, equipment and tools belonging thereto or for use in connection therewith, now or hereafter installed thereon or affixed thereto. (Including the Liquor License.)
- b. Inventory and supplies now owned or hereafter acquired by the Debtor, and all proceeds thereof.
- c. Accounts receivable now existent or hereafter created by the Debtor, and all proceeds thereof.

## 4. This transaction is exempt from the recordation tax.

Principal amount of this debt is \$60,000.00 to creditor.

## DEBTORS:

*Bernadette Meisz*  
BY *Bernadette Meisz*  
BERNADETTE MEISZ

## SECURED PARTY:

BY *John Sotirakos*  
JOHN SOTIRAKOS

BY *Aug Sotirakos*  
AUGUST SOTIRAKOS

BY *Diane Sotirakos*  
DIANE SOTIRAKOS

## AFTER RECORDATION return to:

MANIS, WILKINSON, SNIDER AND GOLDSBOROUGH, CHARTERED  
145 Main/Gorman Streets, P. O. Box 921  
Annapolis, Maryland 21404

LAW OFFICES  
MANIS,  
WILKINSON, SNIDER, &  
GOLDSBOROUGH  
CHARTERED  
P. O. BOX 921  
ANNAPOLIS, MD. 21404  
AREA CODE (301) 263-8888

RECEIVED FOR RECORD  
CREDIT COURT, A.A. COUNTY

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E. AUDREY COLLISON  
CLERK

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## FINANCING STATEMENT

251621

1. ☐ To Be Recorded in the Land Records.  
2. ☒ To Be Recorded among the Financing Statement Records.  
3. ☒ Not subject to Recordation Tax.  
4. ☐ Subject to Recordation Tax on an initial debt in the principal amount of \$\_\_\_\_\_ The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to \_\_\_\_\_

5. Debtor(s) Name(s) Address(es)  
Bruce C. Angevine 20 Ridgely Avenue  
Reinald W. Carter Annapolis, MD 21401  
Tylar Hecht

6. Secured Party Address  
Maryland National Bank 1713 West Street  
Attention: Jane C. Phillips Annapolis, MD 21401

7. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property:

☐ A. *Inventory*. All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof.

☐ B. *Contract Rights*. All of the contract rights of each Debtor both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☐ C. *Accounts*. All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.

☐ D. *General Intangibles*. All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☐ E. *Chattel Paper*. All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, and the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.

☐ F. *All Equipment*. All of the equipment of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☒ G. *Specific Equipment*. All of the equipment of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☐ H. *Other*. All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.

8. ☐ All or a portion of the property described above is affixed or is to be affixed to or is or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference.

Bruce C. Angevine (Seal)  
Bruce C. Angevine  
Reinald W. Carter (Seal)  
Reinald W. Carter  
Tylar Hecht (Seal)  
Tylar Hecht  
(Seal)

Secured Party  
Maryland National Bank  
Jane C. Phillips (Seal)  
Jane C. Phillips, Branch Officer  
Type name and title

RECORD FEE 13.00  
POSTAGE .50  
#14011 0040 R01 J15:41  
APR 12 84

Mr. Clerk: Please return to Maryland National Bank to the officer and at the address set forth in paragraph 6 above.

Form 207-95 ED 2/80

Mailed to Secured Party

RECEIVED RECORD  
SWEET COUNTY, N.J. COUNTY

1984 APR 12 PM 3:45

E. AUBREY COLLISON  
CLERK

SCHEDULE A

BOOK 472 PAGE 236

THIS SCHEDULE A is attached to and made a part of a  
Security agreement dated 4/12/83 and Financing Statement between  
Bruce C. Angevine, Reinald W. Carter, and Tylar Hecht (Borrower)  
and Maryland National Bank (Secured Party)

ITEM	SERIAL NUMBER
Anadex Silent Scribe Printer Model DP 9501 A	J 03887 1
Molecular Computer Model 10-8A	2022
Dataguard Line Monitor Power Conditioner Model DG 115-S	S115 06035
Televideo Terminals Model 925	72116207 72115789 72115488 72115571

BA *(Signature)*



472nd 237  
FINANCING STATEMENT

251622

Debtor(s) Name(s) Address(es)  
Four Hearts, Inc. 412 Sandalwood Drive  
Trading As Have A Heart Waldorf, MD 20601  
60 Annapolis Mall  
Secured Party Address Annapolis, MD 21401  
William A. Sturn 412 Sandalwood Drive  
Nancy C. Sturn Waldorf, MD 20601

This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property:

**Inventory.** All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof.

**Accounts.** All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.

**General Intangibles.** All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

**Chattel Paper.** All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.

**All Equipment and Fixtures.** All of the equipment and fixtures of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

**Other.** All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.

**Proceeds.** Cash and non-cash proceeds of the above property are also covered by this Financing Statement including specifically, but without limitation, (a) cash and non-cash proceeds deposited in any deposit accounts, and (b) all accounts, chattel paper, instruments, inventory, equipment, general intangibles or other goods or property purchased or acquired with cash and/or non-cash proceeds of any of the above property.

\$ 12<sup>00</sup>/<sub>50</sub>

Debtors

Mailed to Secured Party

Four Hearts, Inc. (Seal) 27 March 1984 (Seal)  
By: William A. Sturn (Seal) By: Nancy C. Sturn (Seal)  
William A. Sturn, President Nancy C. Sturn, Vice-President

251623

BOOK 472 PAGE 238

This FINANCING STATEMENT is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code.		No. of Additional Sheets Presented:	Maturity Date
1. Debtor(s) (Last Name First and Address(es): DAVIS, ROBERT W DAVIS, BILLIE L LYONS CREEK MHP Lot # 58 LOT #58 LYONS CREEK MHP LOTHIAN, MD 20711		2. Secured Party(ies); Name(s) and Address(es): JOY REAL ESTATE 6500 OLD BRANCH AVE, ST. 201 TEMPLE HILLS, MD 20784	3. (optional): 4. For Filing Officer: Date, Time, No. Filing Office <i>Please put File # on our copy</i> ↓ mail To:
5. This Financing Statement covers the following types (or items) of property: 1972 Marshfield, , Serial # H-923 24 X 60, 3 BR To include all furniture, fixtures, appliances and appurtenances therein and thereto, including but not limited to these items specified in the manufacturer's invoice and/or purchase agreement and/or retail installment contract. <input checked="" type="checkbox"/> Proceeds— <input checked="" type="checkbox"/> Products of the Collateral are also covered.		6. Assignee(s) of Secured Party and Address(es) Green Tree Acceptance, Inc. 6506 Loisdale Road #304 Springfield, VA 22150	
8. Describe Real Estate Here:		9. Name(s) of Record Owner(s):	
No. & Street		Town or City	
County		Section	
Block		Lot	
10. This statement is filed without the debtor's signature to perfect a security interest in collateral (check appropriate box) <input type="checkbox"/> already subject to a security interest in another jurisdiction when it was brought into this state, or <input checked="" type="checkbox"/> which proceeds of the original collateral described above in which a security interest was perfected: By <u>ROBERT W DAVIS S.S. # 212-66-2530</u> <u>Billie L Davis</u> By <u>BILLIE L DAVIS S.S. # 212-72-4430</u> <u>Judy J. Lehman</u> Signature(s) of Debtor(s) Signature(s) of Secured Party(ies) (9/72) (1) FILING OFFICER COPY - NUMERICAL STANDARD FORM - FORM UCC-1 — Approved by the Secretary of the Commonwealth of Pa.			

RECORD FEE 12.00  
POSTAGE .50  
#14031 0040 R01 T09:01  
APR 13 84

12.00  
50

1984 APR 13 AM 10:56

E. AUDREY COLLISON  
CLERK

BOOK 472 PAGE 239

STATE OF MARYLAND

251624

FINANCING STATEMENT FORM UCC-1

Identifying File No. \_\_\_\_\_

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ N/A

If this statement is to be recorded in land records check here. ☐

This financing statement Dated 3/21/84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Dillon's Bus Service, Inc.

Address 8383 Elvaton Road, Millersville, Maryland 21108

2. SECURED PARTY

Name Leasing Service Corporation

Address P. O. Box 1680, Glen Burnie, Maryland 21061

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) \_\_\_\_\_

4. This financing statement covers the following types (or items) of property: (list)

"All machinery, inventory, equipment and goods as described in attached entire Agreement &/or in any Schedule prepared in connection therewith. This UCC form together with the attached Security Agreement &/or Schedule are being submitted for filing herewith as a financing statement."

RECORD FEE 11.00  
POSTAGE .50  
414032 0040 R01 109:12  
APR 13 84

CHECK ☒ THE LINES WHICH APPLY

6. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☒ (Proceeds of collateral are also covered)  
☐ (Products of collateral are also covered)

Dillon's Bus Service, Inc.

Keith M. Dillon  
(Signature of Debtor)

Keith M. Dillon  
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Leasing Service Corporation

(Signature of Secured Party)

Philip D. Cooper, Regional V.P.  
Type or Print Above Signature on Above Line

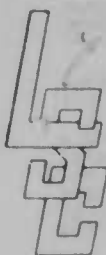
Mailed to Secured Party

RECEIVED FOR RECORD  
CLERK

1984 APR 13 AM 10:56

E. AUDREY COLLISON  
CLERK





# LEASING SERVICE CORPORATION (the "LESSOR")

P. O. Box 1680, Glen Burnie, Maryland 21061

- ☐ 770 LEXINGTON AVENUE • NEW YORK, NEW YORK 10021
- ☐ 1900 POWELL STREET • EMERYVILLE, CALIFORNIA 94662
- ☐ 2261 PERIMETER PARK • ATLANTA, GEORGIA 30341
- ☐ 2360 EAST DEVON AVENUE • DES PLAINES, ILLINOIS 60018
- ☐ P.O. BOX 8, PREL PLAZA • ORANGEBURG, NEW YORK 10962
- ☐

Telephone: 212/421-3600  
Telephone: 415/654-8615  
Telephone: 404/458-9211  
Telephone: 312/298-5580  
Telephone: 914/359-8111

LEASE NO.

BOOK 472 PAGE 240

FULL LEGAL NAME AND ADDRESS OF "LESSEE"

SUPPLIER OF EQUIPMENT (COMPLETE ADDRESS)

Dillon's Bus Service, Inc.  
8383 Elvaton Road  
Millersville, Maryland 21108

Eagle International, Inc.  
2045 Les Mauldin Blvd.  
Brownsville, Texas 78521

NAME AND TITLE OF PERSON TO CONTACT:

QUANTITY

DESCRIPTION: MODEL #, CATALOG #, OR OTHER IDENTIFICATION.

EQUIPMENT  
LEASED

One (1) New 1984 American Eagle Model 10, 46 Passenger InterCity, Coach  
equipped with V8 Detroit Diesel, 5 Speed Standard Transmission,  
AM/FM Tape Deck, Lavatory, S/N 1EUA8B11EB031253

(IF DIFFERENT THAN LESSEE'S ADDRESS SHOWN ABOVE)

LOCATION OF EQUIPMENT: STREET ADDRESS

CITY

COUNTY

STATE

## FOR INITIAL TERM OF THIS LEASE

AMOUNT OF EACH RENT PAYMENT	NO. OF RENT PAYMENTS	TOTAL RENT	INITIAL TERM OF LEASE (NO. OF MONTHS)	ADVANCE RENT	AFTER INITIAL TERM RENEWAL RENT
\$ 4,368.84 (PLUS SALES TAX, IF APPLICABLE)	48	\$ 209,704.32 (PLUS SALES TAX, IF APPLICABLE)	48	\$ 4,368.84 (EXCLUSIVE OF ANY SALES TAX)	\$ -0- PAYABLE ANNUALLY IN ADVANCE (PLUS ANY SALES TAX)

## Terms and Conditions of Lease

- Lessee hereby leases from Lessor, and Lessor leases to Lessee, the personal property described above and in any schedule made part hereof (herein called "equipment") which Lessee warrants shall be used for commercial purposes only and not for any farming purpose.
- Lessee requests Lessor to purchase equipment of the type and quality specified above from the supplier named above and agrees upon written acceptance hereof, signed at Lessor's office by an authorized officer of Lessor, to lease said equipment from Lessor on the terms, provisions and conditions of this lease. Lessor agrees to order such equipment from said supplier, but shall not be liable for specific performance of this lease or for damages if for any reason the supplier delays or fails to fill the order. Lessee shall accept such equipment upon delivery, and hereby authorizes Lessor to add to this lease the serial number of each item of equipment so delivered. Any delay in such delivery shall not affect Lessee's obligations hereunder.
- As used herein, "Actual Cost" means the cost to Lessor of purchasing and delivering equipment to Lessee, including taxes, transportation charges and other charges. The amount of each Rent Payment, the Advance Rent, and any Renewal Rent set forth above are based on the estimated cost to Lessor and shall each be adjusted proportionally if the Actual Cost differs from said estimated cost. Lessee hereby irrevocably authorizes Lessor to correct the figures set forth above when the Actual Cost is known, and each Rent Payment shall be increased by any sales or other tax that may be imposed on or measured by the rent payments. If Actual Cost differs from the estimated cost by more than ten percent thereof, Lessor at its option, may terminate this lease by giving written notice to Lessee after receiving notice of Actual Cost. If prior to delivery there shall occur any event of default hereunder, Lessee shall be liable for Lessor's damages occasioned thereby, which for purposes of this paragraph only, it is agreed shall be the difference between Actual Cost to Lessor and the Total Rent as provided herein, plus any amounts paid on account of the equipment.
- The initial term of this lease commences upon the acceptance hereof by Lessor and ends upon the expiration of the number of months specified above (for the initial lease term) after the rent commencement date, which date shall be the date upon which the supplier ships the equipment to Lessee, or 3/27/84 whichever is earlier.
- Lessor will upon Lessee's written request, request the supplier to authorize Lessee to enforce in its own name all warranties, agreements or representations, if any, which may be made by the supplier to Lessee or Lessor. Notwithstanding the foregoing, Lessor itself makes no express nor implied nor statutory warranties as to any matter whatsoever, including, without limitation, the condition of equipment, its merchantability or its fitness for any particular purpose. No defect or unfitness of equipment shall relieve Lessee of the obligation to pay rent or of any other obligation under this lease. Lessee agrees that any maintenance service to be performed is the sole obligation of Lessee who may arrange for same with the supplier of equipment. Lessee agrees to pay Lessor a lease documentation charge of \$40.00 upon its acceptance hereof.
- Lessee agrees to pay during the initial term of this lease Total Rent equal to the number of rent payments specified herein multiplied by the amount of each payment specified herein. The first rent payment and any advance rent shall be due upon execution of this lease by Lessee; any deposit or acceptance of such sum by Lessor shall not be deemed acceptance of this lease. In no event shall the first rent payment or advance rent be refunded to Lessee. The second rent payment shall be due and payable one month after the rent commencement date and subsequent rent payments for the initial term shall continue on the same date of each successive month thereafter until the Total Rent and any other sums payable hereunder are paid in full. All rent shall be paid to Lessor at its address set forth herein.

SEE REVERSE SIDE FOR ADDITIONAL TERMS AND CONDITIONS WHICH ARE PART OF THIS LEASE

The undersigned lessor and lessee agree to all the terms and conditions set forth above and on the reverse side hereof, and in witness thereof hereby execute this lease.

THE EQUIPMENT IS LEASED HEREUNDER AS-IS, AND LESSOR MAKES NO EXPRESS NOR IMPLIED NOR STATUTORY WARRANTIES AS TO ANY MATTER WHATSOEVER, INCLUDING WITHOUT LIMITATION THE CONDITION OF THE EQUIPMENT, ITS MERCHANTABILITY OR ITS FITNESS FOR ANY PURPOSE.

ACCEPTED AT: Glen Burnie, Maryland

DATE: March 21, 1984

LESSOR:



LEASING SERVICE CORPORATION

BY:

Philip D. Cooper, Regional

VICE PRESIDENT

LEASE COPY

DATE EXECUTED BY LESSEE: March 21, 1984

LESSEE: Dillon's Bus Service, Inc.

FULL LEGAL NAME

BY:

Keith M. Dillon

AUTHORIZED SIGNATURE

TITLE

BY:

AUTHORIZED SIGNATURE

TITLE



MS-518

9. Upon written notice of each defect or other proper objection to an item of equipment within three business days after receipt thereof, it shall be conclusively presumed, as between Lessee and Lessor, that the item was delivered in good repair and that Lessee accepts it as an item of equipment described on this lease. Lessee's acceptance of an item of equipment shall constitute that an item of equipment has been delivered. Lessee prior to the date of Lessor's acceptance hereof, which

19. The equipment is and shall remain the property of Lessor. Lessee, at its own cost and expense, shall protect and defend the title of Lessor. Lessee shall at all times keep equipment free and clear from all liens, attachments, levies, encumbrances and charges or other judicial process, shall give Lessor immediate written notice of any such claim, and shall defend, indemnify and hold Lessor harmless from and against all such claims, damages and expenses, including reasonable attorneys' fees, which may be asserted against or incurred by Lessor or its successors or assigns in connection with the equipment or this lease. Lessor shall have no right, title or interest in or to equipment until the equipment is sold to Lessee.

20. This instrument constitutes the entire agreement between Lessor and Lessee. No agent or employee of the supplier is authorized to bind Lessor to this lease, to waive or after any term or condition printed herein or add any provision hereto. Except as provided in section 3 hereof, a provision may be added hereto, or a provision hereof may be amended or deleted only by a writing signed by an authorized officer of Lessor. Waiver by Lessor of any provision hereof in

**GUARANTORS SIGN HERE:**

**GUARANTORS SIGN HERE:**  
The undersigned, jointly and severally, hereby unconditionally guaranty and warrant the full and complete payment and performance of the above Equipment Lease Agreement in accordance with the terms thereof and any and all renewals, continuations, modifications, extensions, compromises, supplements and amendments thereof, without deduction by reason of set-off, defense or counterclaim. Notice of acceptance hereof and all notices of any kind to which we may be entitled is hereby waived. The liability of each of the undersigned is direct and unconditional and may be enforced without requiring Lessor to first resort to any other right, remedy or security and shall survive any repossession of Equipment, whether or not such constitutes an election of remedies against Lessee; nothing shall discharge or satisfy our liability hereunder except the full performance and payment of the above lease which has been read and is hereby ratified and confirmed.

(L.S.)

(L.S.)

☐ TO BE  
☒ NOT TO BE

RECORDED IN  
LAND RECORDS

472-242  
242

☐ SUBJECT TO  
☒ NOT SUBJECT TO

RECORDING TAX  
ON PRINCIPAL  
AMOUNT OF

\$

UNIFORM COMMERCIAL CODE - FINANCING STATEMENT

251625

1. Lessee:

Phelps Protection Systems, Inc.

Name or Names - Print or Type

1908 Forest Drive, Suite L Annapolis, Md. 21401  
Address - Street No., City - County State Zip Code

Name or Names - Print or Type

Address - Street No., City - County State Zip Code

2. Lessor:

Chesapeake Industrial Leasing Co., Inc.

Name or Names - Print or Type

8767 Satyr Hill Road Baltimore Maryland 21234  
Address - Street No., City - County State Zip Code

Assignee of Lessor: Baltimore Federal Savings & Loan, P.O. Box 116, Balto., MD 21203

This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary)

ONE - Cushman, Model 454, Police Vehicles w/Fiberglass Cab, Steel Doors, Heater and Defroster, Hour Meter, Radio Suppression Kit, Roof Light System, and Spare Tire and Wheel

Serial Number: 120693, Vehicle ID No. 567034  
VIN No. 1CUMH2180EL004002

4. If above described personal property is to be affixed to real property, describe real property.

5. If collateral is crops, describe real estate.

6. Proceeds of collateral ☒ are ☐ are not covered.

RECORD FEE 11.00  
POSTAGE .50  
#14048 1040 R01 109:55  
APR 13 84

Lessee:

Phelps Protection Systems, Inc.

*George Phelps, Jr.*  
(Signature)

George Phelps, Jr. - Pres.  
Type or Print

(Signature)

Type or Print

Lessor:

Chesapeake Industrial Leasing Co., Inc.  
(Company, if applicable)

*Gordon T. Hill*  
(Signature)

Gordon T. Hill - Pres.

Type or Print (Include title if Company)

TO THE FILING OFFICER: After this statement has been recorded please mail the same to:

Name and Address Baltimore Federal Savings & Loan Assn.  
P.O. Box 116  
Baltimore, Maryland 21203  
Attn. Jack Stammerro

Mailed to:

11.00  
.50

243  
472-261

251626

☐ IF CHECKED AT LEFT, THIS DOCUMENT IS TO BE RECORDED IN THE LAND RECORDS.  
(TO BE CHECKED ONLY IF COLLATERAL IS GOODS WHICH ARE OR ARE TO BECOME FIXTURES)

FINANCING STATEMENT

Assignee(s) of Secured Party and  
Address(es)

Secured Party:  
NAME: AVCO FINANCIAL SERVICES  
ADDRESS: POI BOX 997  
CITY & STATE: GLEN BURNIE MD 21061

FILING OFFICER NOTICE:

PLEASE MAIL ACKNOWLEDG-  
MENT COPY TO SECURED  
PARTY WHOSE ADDRESS IS  
SHOWN TO THE LEFT.

DEBTOR(S) (AND ADDRESSES)

DANIEL M GARNER

3499 FD MEADE ROAD 102

LAUREL MARYLAND

20707

DATE OF THIS

FINANCING STATEMENT 94608024

ACCOUNT NO.

TAB

24

FILE 9502

Filed with:

This Financing Statement covers the following types (or items) of property: Proceeds and Products of the collateral are also covered.

(a) If described, Motor Vehicles as follows:

YEAR MODEL	MAKE	BODY TYPE	MODEL NO OR LETTER	SERIAL NUMBER	MOTOR NUMBER	NUMBER CYL.

Together with all Tires, Batteries, Radios, Heaters and Accessories now or hereafter affixed thereto;

(b) ☒ If checked at left, all household goods, furniture and appliances owned by Debtor at the time of the loan secured hereby, and located about the premises at the Debtor's residence (unless otherwise stated) or at any other location to which the goods may be moved.

(c) Other (describe)

RECORD FEE 11.00  
RECORD TAX 14.00  
POSTAGE .50  
#14070 0040 R01 T10:24  
APR 13 84

UNDERLYING TRANSACTION ☒ IS ☐ IS NOT ☐ IS PARTIALLY SUBJECT TO RECORDATION TAX IMPOSED BY ARTICLE 81,  
SECTION 277 AND 278 ANNOTATED CODE OF MARYLAND, 1962 SUPPLEMENT AS AMENDED.

FOR THE PURPOSE OF COMPUTING RECORDATION TAX THE PRINCIPAL AMOUNT OF THE DEBT INITIALLY INCURRED IS

\$ ~~2192.04~~ 2192.04

JOYCE RALEY (SECURED PARTY)

Daniel M Garner

DEBTOR

BY Joyce Raley  
TITLE

DEBTOR

ORIGINAL - FILING OFFICER COPY

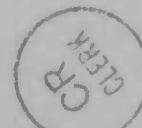
19-1255 (5-81)

Mailed to Secured Party

RECEIVED FOR RECORD  
CLERK OF COURT - ANNE ARUNDEL COUNTY

1984 APR 13 AM 10:58

E. AUBREY COLLISON  
CLERK



11.00  
14.00  
14.50



STATE OF MARYLAND  
FINANCING STATEMENT FORM UCC-1

BOOK 472 PAGE 244  
Identifying File No. \_\_\_\_\_

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

251627

If transaction or transactions wholly or partially subject to recorda-  
tion tax indicate amount of taxable debt here. \$ \_\_\_\_\_

If this statement is to be recorded  
in land records check here. ☐

This financing statement Dated \_\_\_\_\_ is presented to a filing officer for filing pursuant to the  
Uniform Commercial Code.

1. DEBTOR

Name W. GURANY & COMPANY, INC.  
Address 152 Crain Highway N. W. Bay #1 Glen Burnie, MD.

2. SECURED PARTY

Name General Electric Co. Lighting Business Group  
Address Mgr. Credit Admin. - Nela Park  
Cleveland, OH 44112 4426

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) \_\_\_\_\_

4. This financing statement covers the following types (or items) of property: (list)

A) Inventory Consisting Of Lamps And Light Bulbs (Including Without Limitation, Incandescent, Fluorescent, High Intensity Discharge, Quartz, Photo, Miniature, Holiday And Accessories And Parts Relating Thereto), Ballasts, Wiring Devices, And Portable Lighting Products Now Or Hereafter Sold Or Consigned To The Debtor By General Electric Company; And B) Accounts Receivable, Contract Rights, Chattel Paper, And Any Other Right To The Payment Of Money And Security Therefor, Now Or Hereafter Arising From The Sale, Consignment Or Other Transfer By The Debtor Of Said Inventory. C) Proceeds Of "A" And "B".

RECORD FEE 11.00  
#14071 C040 R01 T10:25  
APR 13 84

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☒ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

W. GURANY & COMPANY, INC.

(Signature of Debtor)

WILLIAM GURANY  
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

General Electric Co. Lighting Business Group

by R. W. Rovegno

(Signature of Secured Party)

R. W. Rovegno, Dist., Sales Manager

Type or Print Above Signature on Above Line

Mailed to Secured Party

1100



BOOK

472-245

251628

45 50

## MARYLAND FINANCING STATEMENT

91/22

This Financing Statement is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code.

1. Maturity Date (if any) \_\_\_\_\_
2. Debtor(s) name(s) and address: David H Campbell and Mary  
7993 Scotts Manor Ct  
Glen Burnie MD 21061
3. Secured Party and address (Type complete corporate name): Thorp Credit Inc  
7966 Crain Hwy  
Glen Burnie MD 21061
4. Name and address of Assignee (if any): \_\_\_\_\_
5. This Financing Statement covers the following types (or items) of property:  
(Check box which applies)

☒ All of the household goods, furniture, appliances and personal property of every kind, nature, and description now or hereafter located at the residence of Debtor(s) whose address is shown above, or at the address to which said property may hereafter be removed.

☐ Other personal property (Describe): \_\_\_\_\_

RECORD FEE

12.00

RECORD TAX

28.00

POSTAGE

.50

#14072 0040 R01 T10:27

APR 13 84

MAKE OF AUTO	YEAR	BODY	MOTOR NO.	SERIAL NO.
<input checked="" type="checkbox"/> CHEV	1980	4S		1B689AY197882

6. The secured transaction being publicized by this FINANCING STATEMENT is (is not) subject to the Recordation Tax imposed by Article 81, Section 277 and 278, Annotated Code of Maryland, 1962 Suppl, as amended.
7. The Principal Amount of the Debt initially incurred which is secured by the Security Agreement which this Financing Statement publicized is \$ 4205.66
8. After recording, filing officer will please deliver or mail this statement to the SECURED PARTY herein whose name and address are set forth above.

SIGNATURES OF DEBTORS:

SIGNATURE OF SECURED PARTY  
OR ASSIGNEE OF RECORD:

X

DAVID H CAMPBELL

THORP CREDIT INC OF MARYLAND  
(TYPE COMPLETE CORPORATE NAME)

X

MARY CAMPBELL

By:

SAMUEL J WILSON

MANAGER

(Type names below all signatures)

UCCI

DO NOT TYPE IN MARGINS OUTSIDE OF GUIDE LINES

I HEREBY CERTIFY UNDER PENALTY OF PERJURY THAT THE FILING FEE AS REQUESTED BY THE DEPARTMENT OF MOTOR VEHICLE ADMINISTRATION FOR THE SECURITY INTEREST IN THE ABOVE MOTOR VEHICLE HAS BEEN PAID ON OR AFTER JULY 1, 1973.

1984 APR 13 AM 10:58

E. AUDREY COLLISON  
CLERKSAMUEL J WILSON  
MANAGER

Mailed to Secured Party

12.00  
28.00  
50

BOOK 472 PAGE 246

STATEMENT OF TERMINATION OF FINANCING  
(Pursuant to Uniform Commercial Code)

.....3/27/84.....19....

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. 242378.....in Office of ..... Anne Arundel .....  
Liber 449 Page 236 (Filing Office) (County and State)

Debtor or Debtors (name and Address):

Duane L & Marcile T Craden  
3011 C Baxter Ct  
Ft Meade MD 20755

The said Filing Office, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

Household Finance Corporation  
9626 Ft Meade Rd Laurel MD 20707

Secured Party

By .....  
Its Branch Office Manager

Mailed to Secured Party

10.00  
10.50

RECORD FEE  
POSTAGE  
#14073 C040 R01 T10:28  
APR 13 84

RECEIVED  
E. AUDREY COLLISON  
1904 APR 13 AM 10:58  
CLERK



BOOK 472 PAGE 247



STATEMENT OF TERMINATION OF FINANCING  
(Pursuant to Uniform Commercial Code)

.....3/27/84.....19.....

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. 239839 in Office of Anne Arundel County  
(Filing Officer) (County and State)

Liber 442 Page 300

Debtor or Debtors (name and Address):

Charles Davidson  
C 48 Clark Rd  
Jessup MD 20794

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

Household Finance Corporation  
9626 Ft Meade Rd Laurel MD 20707

Secured Party

By: *[Signature]*  
Its Branch Office Manager

RECORDED FEE  
POSTAGE

#14074 C040 R01 T10:29  
APR 13 84  
10.00  
1.50

Mailed to Secured Party

7/11/76

172-268

STATEMENT OF TERMINATION OF FINANCING  
(Pursuant to Uniform Commercial Code)

3/27/84

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No...246128.....in Office of Anne Arundel County  
(Filing Officer) (County and State)  
Page 10 Liber 459

Debtor or Debtors (name and Address):

Terry L & Mary K Linster  
7914 E Cayer Ct  
Ft Meade MD 20755

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

Household Finance Corp  
9626 Ft Meade Rd Laurel MD 20707

Secured Party

By...*E. D. ...*  
Its Branch Office Manager

Form 91 MD (3-79)

Mailed to Secured Party

10.00

RECORD FEE  
POSTAGE  
#14075 C040 R01 110:30  
APR 13 84

1984 APR 13 AM 10:58  
E. ARUNDEL COUNTY CLERK





472-249

STATE OF MARYLAND

251629

FINANCING STATEMENT FORM UCC-1

Identifying File No. \_\_\_\_\_

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ N/A

If this statement is to be recorded in land records check here. ☐

This financing statement Dated 3/27/84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Richard Lee Miller T/A Dun Rite Septic & Backhoe Service  
Address 1630 Crownsville Road, Crownsville, Maryland 21032

2. SECURED PARTY

Name Baldwin Service Center, Inc.  
Address Defense Highway, 450 & 178, Annapolis, Maryland 21401  
Credit Alliance Corporation, P.O. Box 1680, Glen Burnie, Maryland 21061  
Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) \_\_\_\_\_

4. This financing statement covers the following types (or items) of property: (list)

"All machinery, inventory, equipment and goods as described in attached entire Agreement &/or in any Schedule prepared in connection therewith. This UCC form together with the attached Security Agreement &/or Schedule are being submitted for filing herewith as a financing statement."

ASSIGNEE OF SECURED PARTY

Credit Alliance Corporation  
P.O. Box 1680  
500 DiGiulian Blvd.  
Glen Burnie, Maryland 21061

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☒ (Proceeds of collateral are also covered)  
☐ (Products of collateral are also covered)

Richard Lee Miller T/A Dun Rite  
Septic & Backhoe Service

(Signature of Debtor)

Richard Lee Miller  
Type or Print Above Name on Above Line

Richard Lee Miller

(Signature of Debtor)

Type or Print Above Signature on Above Line

Baldwin Service Center, Inc.

Rhonda L. Baldwin, Pres.  
(Signature of Secured Party)

Rhonda L. Baldwin, President

Type or Print Above Signature on Above Line

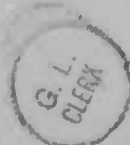
Mailed to Secured Party

1800/50

RECEIVED FOR RECORD  
ANNE ARUNDEL COUNTY

1984 APR 13 AM 10:58

E. AUBREY COLLISON  
CLERK



## CONDITIONAL SALE CONTRACT NOTE .. BOOK 472 PAGE 250

TO: Baldwin Service Center, Inc.

Defense Highway, 450 & 178, Annapolis, MD  
(Address of Seller) 21401

FROM: Richard Lee Miller T/A Dun Rite Septic &amp;

Backhoe Service ("Buyer")  
1630 Crownsville Road, Crownsville, MD  
(Address of Buyer) 21032

The undersigned ("Buyer") hereby purchases from Seller the property described below (the "property") as-is, on the following terms and conditions:

Description of Property Purchased (Include make, year, model identification, model and serial numbers or marks):

One (1) 1984 International Harvester  
1725 Dump Tractor,  
S/N IHTLDEGP4EHA35792

(1) TIME SALES PRICE ..... \$ 33,860.00

(2) Less DOWN PAYMENT IN CASH ..... \$ 5,000.00

(3) Less DOWN PAYMENT IN GOODS (Trade-in Allowance) \$ -0-

(4) CONTRACT PRICE (Time Balance) ..... \$ 28,860.00

The property purchased shall remain personalty and not become part of any  
realty and shall be located and kept for use at: 1630 Crownsville Rd.  
Crownsville, MD 21032

Record Owner of Real Estate: \_\_\_\_\_

Buyer, jointly and severally if more than one, hereby agrees and promises to pay to the order of Seller or any assignee or endorsee (hereinafter collectively called "Holder") hereof at the office of Credit Alliance Corporation in New York, New York or at such other place as the Holder hereof may from time to time appoint, the sum of Twenty eight thousand eight hundred sixty dollars and 00/100\*\*\*being the above indicated Contract Price (hereinafter called the "time balance") in 60 successive monthly installments, commencing on the 27th day of April, 19 84, and continuing on the same date each month thereafter until paid; the first 59 installments each being in the amount of \$ 481.00 and the final installment being in the amount of \$ 481.00with interest from date hereof on the unpaid amount of said time balance being payable monthly to the Holder until maturity at the rate of -0- % per annum and after maturity at the highest lawful contract rate plus all collection, late and other charges and if placed in the hands of an attorney for collection, a reasonable sum (20%) as attorneys' fees. The makers, endorsers and all parties to this contract note hereby waive presentment for payment, demand, protest, notice of protest and notice of dishonor hereof, and further hereby waive all benefits of valuation, appraisal and exemption laws. Holder may extend the time of payment hereof, postpone the enforcement hereof, grant any other indulgence and add or release any party primarily or secondarily liable hereon without affecting or diminishing the Holder's right of recourse against the makers, endorsers and all parties hereto, which right is hereby expressly reserved.

Title to the property is to remain in Holder until the time balance and any and all other sums owing by Buyer to Holder or any judgment therefor are fully paid and all the terms, conditions and agreements herein contained shall have been fulfilled. Injury to or loss or destruction of the property, from whatever cause, shall not release Buyer from payment as provided herein. Buyer acknowledges that before the execution of this contract Seller quoted to Buyer both a cash price and a time price for the property and offered to sell same to Buyer for either of such prices. Buyer agrees: at Buyer's own expense to keep the property in good order and repair; not to misuse, abuse or illegally use the property; to be responsible for all loss or damage to the property from any cause whatsoever; to immediately notify Holder of any change in Buyer's residence; not to create or suffer any liens or adverse claims of any kind against the property, nor permit nor suffer it to come into the possession of any other person, nor sell nor remove it nor suffer its removal from the place of its location shown above without prior written consent from Holder; not to remove nor permit to be removed any equipment or accessories now or hereafter placed upon the property; to keep the property insured, at Buyer's expense, against loss or damage by fire, theft, collision (if appropriate) and such risks as are customary, in amount, form, coverage and insurer satisfactory to Holder, with loss payable to Holder as its interest may appear, such policies to be delivered to Holder; and if Buyer fails to so insure, Holder shall have the right to do so at Buyer's expense. Buyer hereby irrevocably appoints Holder as Buyer's attorney-in-fact to make claim for, reserve payment of and execute and endorse all documents, checks or drafts received in payment of loss or damage under any insurance. Buyer acknowledges that no warranties, representations nor agreements not expressed herein have been made by Holder. Buyer further acknowledges notice of Seller's intended assignment/endorsement of this contract note, and upon such assignment/endorsement, Buyer agrees not to assert against any assignee/endorsee hereof any defense, setoff, recoupment claim or counterclaim which Buyer may have against Seller, whether arising hereunder or otherwise. In any jurisdiction where the Uniform Commercial Code is in effect Buyer grants to Holder a security interest in the property and any and all inventory, goods, equipment, machinery, fixtures and assets of any and every kind, wherever located now or hereafter belonging to Buyer or in which Buyer has any interest (all hereinafter collectively called "collateral") and agrees that said security interest secures any and all obligations of Buyer at any time owing to Holder, now existing and/or hereafter incurred. Buyer shall not assign this contract without the prior written consent of Holder.

Time is of the essence of this contract note. If Buyer fails to pay any amount when due, or defaults in the prompt and faithful performance of any of the terms and conditions hereof or any other agreement with Holder, or becomes insolvent, or changes its management, operations, ownership of its stock or control, or if bankruptcy, receivership or other insolvency proceeding is instituted by or against Buyer, or if Holder shall at any time deem

## TERMS AND CONDITIONS HEREOF CONTINUED ON REVERSE SIDE

## BUYER ACKNOWLEDGES RECEIPT OF A SIGNED, TRUE AND EXACT EXECUTED COPY OF THIS CONTRACT NOTE.

Date: March 27, 19 84Accepted Baldwin Service Center, Inc. (SEAL)  
(Print Name of Seller Here)By: Shada L. Baldwin, Pres.

(Witness as to Buyer's and Co-Maker's Signature)

## BUYER(S)-MAKERS(S):

Richard Lee Miller T/A Dun Rite  
Septic & Backhoe Service

(SEAL)

By: Richard Lee Miller  
Co-Buyer-Maker:

(SEAL)

(Print Name of Co-Buyer-Maker Here)



STANDARD TERMS AND CONDITIONS OF CONDITIONAL SALES CONTRACT NOTE (Continued)

the property in danger of misuse, concealment, or misappropriation, or if Holder shall deem itself insecure, then Holder may, without notice or demand, declare the entire unpaid balance hereunder together with interest, collection and late charges, attorneys' fees and any and all other sums owing to Holder (all collectively called the "Balance") immediately due and payable, whereupon Balance shall immediately be due and payable, and Buyer will immediately deliver possession of the collateral to Holder who may, without notice or demand or legal process, to the extent permitted by law: (1) recover the Balance; (2) repossess the collateral, which Buyer shall assemble at and deliver to a place designated by Holder (Buyer hereby authorizes and empowers Holder, or its designee, to enter upon any premises where the collateral may be found and take possession and carry away same without process of law) and (A) retain collateral and all payments made hereunder, or (B) retain all payments and sell collateral at public or private sale (all without publication or notice to Buyer and with the right in Holder to purchase any collateral at such sale), applying the net proceeds to all charges and expenses incurred by Holder in connection with the repossession, storage, repair, refurbishing and sale, including attorneys' fees, then to the Balance plus late charges thereon, then to any other amounts owing by Buyer to Holder, and then pay any overplus to Buyer, who shall remain liable for any deficiency with interest at the highest lawful contract rate, or (C) retain the collateral and all payments made hereunder, credit Buyer with the then reasonable value of the collateral and recover from Buyer any deficiency together with any late charges, expenses and interest at the highest lawful contract rate, or (D) pursue any other remedy permitted by law or equity. It is agreed that any amount to be retained by Holder and the balance to be paid by Buyer under this paragraph shall not be as a penalty but as liquidated damages for the breach hereof. The remedies provided for herein may be exercised, to the extent permitted by law, successively or concurrently and the exercise of one shall not bar the other. Buyer and Holder waive any and all right to a trial by jury in any action or proceeding based hereon. Buyer hereby irrevocably authorizes any attorney of any court of record to appear for and confess judgment against Buyer (except in any jurisdiction where such action is not permitted by law) for the Balance and other monies due to Holder, plus expenses and 20% added for attorney's fees, without stay of execution, and Buyer hereby waives and releases relief from any and all appraisement, stay or exemption laws then in force and further waives, with full knowledge of Buyer's rights and the effect of this waiver, any right to a hearing prior to any retaking of collateral by Holder. Holder is hereby authorized to file one or more financing statements or a reproduction hereof as a financing statement. All security interests shall attach to any proceeds. In its sole discretion Holder may apply and/or change applications of any sums paid and/or to be paid by or for Buyer under any agreements, to any obligations of Buyer to Holder, presently existing or otherwise. Each person signing this contract warrants full authority to sign for the party named and said person, individually, together with the party named, shall be jointly and severally liable for the Balance hereunder. Late charges shall be calculated at one-fifteenth of 1% per day but not exceed any maximum permitted by applicable law.

This contract note contains the entire agreement of the parties and may not be modified except in writing. Seller shall not by acceptance of overdue payments or by any act or omission to act be deemed to have waived any right hereunder. A waiver on one occasion shall not operate as a waiver on a future occasion. As part of the consideration for Seller's entering into this contract, Buyer hereby designates and appoints Stuart B. Glover, Esq., New York, New York, and C-A Credit Corp., New York, New York, or either of them, as Buyer's true and lawful attorney-in-fact and agent for Buyer and in Buyer's name, place and stead to accept service of any process within the State of New York, Holder agreeing to notify Buyer, at Buyer's address shown herein, by certified mail, within three days of such service having been effected. The parties hereto agree to the venue and jurisdiction of any court in the State of New York regarding any matter arising hereunder. Any provision hereof violating the law of any jurisdiction shall when governed by the law of such jurisdiction, be deemed void to the extent of such prohibition, but without invalidating the remaining provisions hereof. The parties each warrant and agree that Buyer has not received possession of the property prior to the date hereof. Intending that each and every provision of this contract note be fully effective according to its terms, the parties agree that the validity, enforceability and effectiveness of each provision hereof shall be determined by the law of the state of residence or principal place of business of the Buyer, Seller or Holder, whichever renders each such provision effective. This contract shall be binding upon the heirs, administrators, legal representatives and successors of the Buyer.

GUARANTORS-ENDORSERS SIGN HERE:

THE UNDERSIGNED, JOINTLY AND SEVERALLY, HEREBY UNCONDITIONALLY GUARANTY AND WARRANT THE FULL AND COMPLETE PAYMENT AND PERFORMANCE OF THE ABOVE CONDITIONAL SALE CONTRACT NOTE IN ACCORDANCE WITH THE TERMS THEREOF. PAY TO THE ORDER OF CREDIT ALLIANCE CORPORATION.

_____ (L.S.)	_____ (L.S.)
(Guarantor-Endorser)	(Guarantor-Endorser)
_____ (L.S.)	_____ (L.S.)
(Guarantor-Endorser)	(Guarantor-Endorser)

ASSIGNMENT/ENDORSEMENT TO BE EXECUTED BY SELLER

For valuable consideration, the receipt whereof is hereby acknowledged, the undersigned ("Seller") hereby sells, assigns, endorses, transfers and sets over to CREDIT ALLIANCE CORPORATION ("Assignee"), its successors and assigns, the within conditional sale contract note (the "contract") and all right, title and interest in and to the property therein described (the "property"), and all rights and remedies therein, including the right to collect installments due thereon, and the right either in Assignee's own name, or in Seller's name, to take such legal proceedings or otherwise as Seller might have taken save for this assignment and endorsement, and warrants the payment when due of each sum payable thereunder and the payment on demand of the entire unpaid balance, in the event of nonpayment by the Buyer therein named ("Buyer") of any payment at its due date, or of any other default by Buyer without first requiring Assignee to proceed against Buyer. Seller will reimburse Assignee for all expenses not paid by Buyer, in connection with enforcing its rights hereunder, including but not limited to, attorneys' fees, court costs, expenses of repossession and sale and interest on overdue payments. In consideration of Assignee accepting this assignment/endorsement, Seller hereby designates and appoints Stuart B. Glover, Esq., New York, New York, and C-A Credit Corp., New York, New York, or either of them, as Seller's true and lawful attorney-in-fact and agent for Seller and in Seller's name, place and stead to accept service of any process within the State of New York, Assignee agreeing to notify Seller at its address shown in the contract by certified mail within three days of such service having been effected. Assignee may at any time, without prior notice or demand to Seller, appropriate and apply toward the payment of any of Seller's obligations to Assignee, any and all balances, sums, property, credits, accounts, reserves, collections, checks or instruments belonging or payable to Seller in Assignee's possession, and for such purposes endorse the name of Seller on any instrument payable to Seller. Seller agrees that Assignee may audit Seller's books and records relating to all paper sold to it and agrees that without notice to and without releasing the liability of Seller hereon Assignee may release any rights against, grant extensions of time of payment to, and compromise claims with Buyer or any other obligor on the contract and repossess and resell any property, and Seller waives presentment and demand for payment, protest and notice of protest hereof and as to any other note or notes endorsed or hereafter to be endorsed by Seller, and Seller expressly waives the benefits of any present or future provisions of law which might extend the obligation of Seller as the result of any extension obtained by Buyer in any proceedings under any present or future provisions of law.

Seller warrants that the contract is genuine and in all respects what it purports to be; that all statements therein contained are true; that the contract is fully enforceable and the only contract and note executed for the property; that at the time of the execution of this assignment and endorsement Seller had good title to the property and the right to transfer title thereto; that the property has been duly delivered and accepted in accordance with the terms of the contract; that all parties to the contract have capacity to contract; that Seller has no knowledge of any facts which impair the validity of said contract or render it less valuable or valueless; that there is unpaid and owing thereon the whole of the balance due and Seller warrants against all liens, claims, defenses and counterclaims, real or claimed; Seller warrants compliance with all filing and recording requirements and all Federal, State and Municipal laws and rules, orders or regulations regarding conditional sale contracts, security agreements, notes and installment paper, hereby agreeing that any filing or recording or renewal thereof which Assignee may undertake at Seller's request, or otherwise, shall be at Seller's expense and without any responsibility whatsoever on Assignee's part for any omission or invalid accomplishment thereof, whether through Assignee's failure, neglect or for any reason, and such omission or invalid accomplishment shall not relieve Seller of any responsibility to Assignee. Assignee is hereby authorized to file one or more financing statements against or in the name of Seller. Seller expressly represents and warrants that the contract arises out of a bona fide sale in the first instance of the property by Seller to Buyer and that title to the property originated with Seller and not with Buyer and that prior to the execution of the contract, Buyer did not either directly or indirectly have any interest in the property, and that an actual delivery to and acceptance by Buyer has been made for Buyer's proper uses and purposes, and that any down payment was made by Buyer in cash and not its equivalent unless otherwise specifically stated in the contract and that no part thereof was loaned directly or indirectly by Seller to Buyer; Seller will not advance, give, or loan to Buyer directly or indirectly any part of the unpaid purchase price; that Buyer has not and will not either directly or indirectly receive from or through Seller any part of the consideration for this assignment and that Seller shall be fully liable for payment of all of Buyer's obligations in the event Buyer fails to pay its obligation under the contract in full immediately upon the sale, transfer, assignment or conversion of the property. Seller shall have no authority without Assignee's prior written consent to accept collection and/or repossess and/or consent to the return of the property and/or modify the terms of the contract. Pay to the order of Credit Alliance Corporation.

Notice of the acceptance hereof is hereby waived, and none of the terms hereof shall be modified except by a writing signed by an officer of Assignee. This assignment and endorsement has been executed and delivered to Assignee pursuant to and in furtherance of an existing agreement, if any, between Seller and Assignee. All representations, warranties and agreements therein contained are incorporated herein by reference and are deemed repeated by Seller as to induce Assignee to accept this assignment and endorsement.

Date: _____, 19 _____	_____ (SEAL)	} Signature of Seller
	(Corporate, Partnership or Trade Name or Individual Signature)	
_____ (Witness)	By: _____	}
	(Signature: Title of Officer, "Partner" or "Proprietor")	

# ASSIGNMENT

BOOK 472 PAGE 252

FOR VALUE RECEIVED, we hereby sell, assign and transfer to Credit Alliance Corporation and/or Leasing Service Corporation (each herein called "CREDIT"), its successors and assigns, WITHOUT RECOURSE, except for breach of any agreement and/or warranty hereinafter set forth, the annexed conditional sale contract and/or lease and/or chattel mortgage (herein called "contract") dated March 27, 1984

between Baldwin Service Center, Inc., as Seller/Lessor/Mortgagee and Richard Lee Miller T/A Dun Rite Septic & Backhoe Service, 1630 Crownsville Rd.,

(Name) (Address) Crownsville, MD 21032  
as Buyer/Lessee/Mortgagor (herein called "Obligor"), together with the sums payable thereunder and all our right, title and interest in and to the property therein described (the "Property"), and all notes, contracts of guaranty or surety, and collateral of any kind or nature which we have pertaining thereto, and all rights, remedies and powers relating thereto, with good right in CREDIT to collect and discharge the same.

We represent, warrant and agree as to said contract: We have good title thereto and to the Property and good right to sell, lease and transfer the same; it is a valid obligation arising out of a bona fide installment sale or lease or mortgage of the Property to Obligor in the ordinary course of business; it contains or describes the entire agreement and all instruments made or given in connection with such sale, lease, loan or mortgage; no representations, warranties or inducements not contained in the contract have been made or given; it reserves a valid, free and clear, title to or creates a first security interest and/or first lien upon the Property; it and the Property are free of any liens, claims, encumbrances, defenses, offsets and counterclaims, real or claimed; all data furnished to CREDIT and all statements made and unpaid balances shown in the contract are and will be true and correct, and the signatures thereon are the genuine signatures of persons having capacity to so contract; it is and will be enforceable against all parties thereto in accordance with its terms; we have complied, and it complies, with all applicable Federal, State and Municipal laws, rules or regulations having the force of law regarding conditional sale contracts, security agreements, leases, loans, chattel mortgages and installment paper; it has been properly and timely filed or recorded; the Property has been delivered, accepted, installed, and insured and we will fulfill our obligations to Obligor with respect thereto; and there is still unpaid and owing thereon the sum total of the unmatured installments stipulated in and evidenced by the contract. We further represent, warrant and agree that CREDIT has a valid and enforceable first security interest and/or first lien on the Property and we subordinate to CREDIT all liens and/or encumbrances (statutory and/or otherwise) which we may acquire and/or assert against the Property; that CREDIT may in our name endorse any notes and/or any other obligations given in connection with the contract and all remittances received; and we give express permission to CREDIT to release, by operation of law or otherwise, and/or to compromise or adjust any and all rights against and grant extensions of time of payment to Obligor or any other persons obligated on the contract and/or notes, and to substitute debtors, without notice to us and without affecting our obligations hereunder. The warranties, representations and agreements contained in the most recent agreement, if any, between us and CREDIT applicable to the purchase of paper (as defined therein) are incorporated herein by reference and are deemed repeated by us to induce CREDIT to accept this assignment. We hereby waive notice of acceptance hereof, presentment for payment, demand, notice of protest and dishonor, notice of default or non-payment and notices of every kind and nature with respect to the contract and any notes and/or any other obligations given in connection therewith.

We represent and warrant that as at the day of the execution hereof the unpaid balance of the contract assigned hereby is \$ 28,860.00  
IN WITNESS WHEREOF, we have hereunto set our hand and seal this 27th day of March, 1984

Baldwin Service Center, Inc. (SEAL)  
(Seller/Lessor/Mortgagee)  
By Richard L. Baldwin, Pres.

(If corporation, print or type exact corporate name, have authorized officer sign, stating his title, and attach corporate seal. If partnership, print or type exact firm name and have one or more partners sign.)



251630

BOOK 472 PAGE 253

This FINANCING STATEMENT is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code:

No. of Additional Sheets Presented:

Maturity Date 3. (Optional):

1. Debtor(s) (Last Name First) and Address(es):

Nusbaumer, Joe & Jennifer  
848 Cottonwood  
Seburna Park, Md. 21146

2. Secured Party(ies): Name(s) and Address(es):

BANK OF KIMBERLING CITY  
P.O. Box 948  
Kimberling City, Mo. 65686

4. For Filing Officer: Time, Date, No., Filing Office

5. This Financing Statement Covers the Following Types (or Item(s)) of Property:

Franklin Ace 1200 QMS Computer #42601  
Franklin Ace 1200 QMS Monitor #4809229  
Comrex CR-1 ComRiter Printer #E31327337

RECORD FEE 12.00  
POSTAGE .50  
#14127 0040 R01 712:13  
APR 13 84

☐ Proceeds—

☐ Products of the Collateral are Also Covered:

6. ☐ To be Recorded in Real Estate Mortgage Records

7. Description of Real Estate:

8. Name(s) of Record Owner(s):

}

9. Assignee(s) of Secured Party and Address(es)

10. This statement is filed without the debtor's signature to perfect a security interest in collateral (check ☒ if so)

☐ already subject to a security interest in another jurisdiction when it was brought into this state, or  
☐ which is proceeds of the following described original collateral which was perfected:

By Joe & Jennifer Nusbaumer  
Signature(s) of Debtor(s)

By BANK OF KIMBERLING CITY  
Mary C. Cross  
Signature(s) of Secured Party(ies)

Approved By:

James W. Kinsinger  
Secretary of State

(1) FILING OFFICER COPY—ALPHABETICAL  
FORM UCC-1—MISSOURI UNIFORM COMMERCIAL CODE

1209.50

Mailed to Secured Party

RECEIVED FOR RECORD  
CIRCUIT COURT, JAS. COUNTY

1984 APR 13 PM 12:47

E. AUBREY COLLISON  
CLERK



251631

STATE DOCUMENTARY STAMPS ARE NOT APPLICABLE

## FINANCING STATEMENT FORM UCC-1

Identifying File No. \_\_\_\_\_

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ n/a

If this statement is to be recorded in land records check here ☐

This financing statement Dated 3-19-84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

## 1. DEBTOR

Name Richard W. Reedy and Lois A. ReedyAddress 6073 Clubhouse Lane, Box 3118, Wescosville, PA 18106

## 2. SECURED PARTY

Name First New England Financial CorporationAddress PO Box 3376, Annapolis, MD 21403

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) \_\_\_\_\_

4. This financing statement covers the following types (or items) of property: (list)

BOAT: 1981 S-2 36 ft. yacht Hull No: SSU-36075M81A with 1981 Volvo 35 hp diesel engine.

MOORING: Backyard Boats, Annapolis, Maryland

FILE; Clerk of Circuit Court for Anne Arundel County  
Courthouse Church Circle  
Annapolis, MD 21401

RECORD FEE 12.00  
POSTAGE .50  
#14128 0040 R01 T12:14  
APR 13 84

Fee: \$12.50

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

## ASSIGNEE:

Connecticut Savings Bank  
47 Church Street  
New Haven, CT 06510

☒ (Proceeds of collateral are also covered)☐ (Products of collateral are also covered)

Richard W. Reedy  
(Signature of Debtor)

Richard W. Reedy  
Type or Print Above Name on Above Line

Lois A. Reedy  
(Signature of Debtor)

Lois A. Reedy

Type or Print Above Signature on Above Line

First New England Financial Corp.

By: Grant S. Newlove  
(Signature of Secured Party)

Grant S. Newlove, Vice-President

Type or Print Above Signature on Above Line

Mailed to Secured Party

1200/50 RECEIVED FOR RECORD  
CIRCUIT COURT, A.A. COUNTY  
1984 APR 13 PM 12:47  
E. AUBREY COLLISON  
CLERK

BOOK 472nd 255

251632

STATE DOCUMENTARY STAMPS ARE NOT APPLICABLE

FINANCING STATEMENT FORM UCC-1

Identifying File No. \_\_\_\_\_

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ N/A

If this statement is to be recorded in land records check here ☐

This financing statement Dated 3-22-84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Royce A. Holm and Amy L. Holm

Address 933 Arundel Drive, Arnold, MD 21012

2. SECURED PARTY

Name First New England Financial Corporation

Address 326 First Street, PO Box 3376,

Annapolis, MD 21403

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) \_\_\_\_\_

4. This financing statement covers the following types (or items) of property: (list)

BOAT: 1982 Hardin 45 ft. Ketch Hull No: HCLF-0121M82L with 1982 Ford Lehman 60 hp diesel engine No: 214323.

MOORING: Watergate Marina, Back Creek, Annapolis, MD

FILE: Clerk of Circuit Court for Anne Arundel County  
Courthouse Church Circle  
Annapolis, MD 21401

RECORD FEE 12.00  
POSTAGE .50  
#14129 D040 R01 T12:14  
APR 13 84

Fee: \$12.50 CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

ASSIGNEE:

Connecticut Savings Bank  
47 Church Street  
New Haven, CT 06510

☒ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

Royce A. Holm  
(Signature of Debtor)

Royce A. Holm  
Type or Print Above Name on Above Line

Amy L. Holm  
(Signature of Debtor)

Amy L. Holm  
Type or Print Above Signature on Above Line

First New England Financial Corp.

By: Grant S. Newlove  
(Signature of Secured Party)

Grant S. Newlove, Vice-President  
Type or Print Above Signature on Above Line

PRINTED BY JULIUS BLUMBERG, INC.

UCC-1 MARYLAND

1200/50

RECEIVED FOR RECORD  
CIRCUIT COURT, ANNE ARUNDEL COUNTY

1984 APR 13 PM 12:47

E. AUBREY COLLISON  
CLERK

Mailed to Secured Party



251633

## FINANCING STATEMENT

File No

THIS Financing Statement is presented to a FILING OFFICER pursuant to the Uniform Commercial Code.

1. DEBTOR(S) and Address(es)  Judy E. Stinchcomb and Ira A. Shipley, Sr. T/A Judy's Printing Service 26 New Ordinance Rd. Glen Burnie, Maryland 21061	2. SECURED PARTY and Address  UNION TRUST COMPANY OF MARYLAND Baltimore & St. Paul Streets Baltimore, Maryland 21203  Attn: S.G. Brooke Tucker  Return to Secured Party
---	---

mail to

## 3. This Financing Statement covers the following types (or items) of property:

All of the property described in subparagraphs A through E below unless one or more boxes are checked. If a box is checked, "Collateral" means only the property described in the subparagraph (s) whose box or boxes are checked.

☒ A. All of Debtor's equipment and supplies (including all present and future additions, attachments, accessions, substitutions and replacements), used in or related to the conduct of Copy Center (describe type of business or profession), including, but not limited to that which is described below and in any separate schedule at any time delivered by Debtor to Bank; and all proceeds thereof in any form whatsoever:

RECORD FEE  
POSTAGE13.00  
.50

☐ B. All of the inventory of the Debtor, of every type or description, now owned and hereafter acquired and wherever located, including raw materials, work in process and finished goods, all materials usable or used or consumed in Debtor's business; all present and future substitutions and additions and all proceeds and products thereof in any form whatsoever.

☐ C. All of Debtor's present and future accounts receivable, contract rights, general intangibles, things in action, chattel paper, instruments, mortgages and returned, repurchased and repossessed goods, all money due or to become due Debtor, and the books and records relating to, and the proceeds of the foregoing in any form whatsoever.

☐ D. All crops, livestock and supplies held, used or produced in farming operations; all products of crops and livestock in every state or condition and all proceeds and products of the foregoing in any form whatsoever.

☐ E. Other.

#14131 C040 R01 T12:16

APR 13 84

4. Proceeds and products of collateral; and all options, rights, conversion, subscription and other privileges now and hereafter arising with respect to collateral are covered hereunder. (is)

5. This transaction ~~(is)~~ ~~(is not)~~ exempt from the recordation tax. (Md.)

Principal amount of debt initially incurred is: \$

DEBTOR: Judy E. Stinchcomb and  
Ira A. Shipley, Sr.

T/A Judy's Printing Service

By: Ira A. Shipley, Sr.  
(Type Name)

By: Judy E. Stinchcomb  
Judy E. Stinchcomb, Partner

SECURED PARTY:

UNION TRUST COMPANY OF MARYLAND

By: S.G. Brooke Tucker  
S.G. Brooke Tucker, V.P.  
(Type Name)

January 1 1984

(Date Signed by Debtor)

INSTRUCTIONS: Sign in ink; type or print other information in ink. Margins are for use of Filing Officer only. Under each signature, type or print name of person signing and title, if any.

Md., Va., D.C., Pa.

Mailed to Secured Party

RECEIVED FOR RECORD  
CIRCUIT COURT, A.A. COUNTY

1984 APR 13 PM 12:47

E. AUBREY COLLISON  
CLERK



ORIGINAL OR SUBSEQUENT FINANCING STATEMENT  
(Uniform Commercial Code—Secured Transactions—Virginia)  
Before Using See Instructions on Back

BOOK 472 PAGE 253

1. This statement dated March 16, 19 84 is to be filed in Virginia in the Office of (check only one box)

☐ State Corporation Commission

☒ Clerk, Anne Arundel County Court

2. File Number and Filing Date of Original Financing Statement, if any, previously filed in office shown above.

File Number:

Filing Date:

3. For Filing Officer:

File Number:

Filing date and hour:

251634

4. Index numbers of subsequent statements (For office use only):

5. This statement is (check only one box):

- ☒ **Original Financing Statement:** This financing statement covers the collateral described in item 8. If a name and address appear in item 12, they are the name and address of the assignee to whom the Secured Party has assigned his security interest in such collateral prior to the filing hereof.
- ☐ **Original Financing Statement Without Debtor's Signature:** This financing statement is filed without the Debtor's signature to perfect a security interest in collateral already subject to a security interest in another jurisdiction when brought into Virginia, namely, the collateral described in item 8.
- ☐ **Amendment:** The financing statement bearing the file number shown in item 2 is amended as set forth in item 13.
- ☐ **Statement Covering Proceeds:** This financing statement is filed without the Debtor's signature to perfect a security interest in the Proceeds of the original collateral, described in item 8, in which a security interest was perfected by the financing statement bearing the file number shown in item 2.
- ☐ **Continuation Statement:** The financing statement bearing the file number shown in item 2 is still effective.
- ☐ **Assignment:** Secured Party of record has, subsequent to the filing of the financing statement bearing the file number shown in item 2, assigned his (its) rights, under the said financing statement, in the collateral described in item 13 to the assignee whose name and address are shown in item 12.
- ☐ **Partial Release of Collateral:** Secured Party releases the collateral described in item 13 from the financing statement bearing the file number shown in item 2.
- ☐ **Termination:** Secured Party no longer claims a security interest under the financing statement bearing the file number shown in item 2.

6. Name(s) and address(es) of Debtor(s):

Gunter Von Conrad  
1352 Pine Tree Rd.  
McLean, Va. 22101

7. Name and address of Secured Party:

Central Fidelity Bank  
8117 Leesburg Pike  
Vienna, Va. 22180

mail To:

8. Description of types (or items) of property — the collateral:

Sailing Vessel "Amber Tide" A Mystic Cutter 30'  
Hull # LBK00CO 60978

RECORD FEE 11.00  
POSTAGE .50  
#14136 0040 R01 T12:21  
APR 13 84

9. ☐ Proceeds of collateral are also covered. ☐ Products of collateral are also covered. 10. Maturity Date of Obligation (optional):

11. If the collateral includes crops which are growing or to be grown on, or goods which are affixed or to be affixed to, real estate, a description of said real estate (including the name of the city or county in which it is located) follows:

The name(s) of the record owner(s) of said real estate is (are):

12. Name and Address of Assignee:

13. Set forth here is (check one box):

- ☐ Manner in which the original financing statement is amended:  
☐ Description of collateral in which rights are assigned:  
☐ Description of collateral released from original financing statement:

Mailed to Secured Party

14.

Gunter Von Conrad

Gunter Von Conrad

Signature(s) of Debtor(s)

(Required only on Original Financing Statement or Amendment)

15.

Central Fidelity Bank

Ron N. Johnson

Signature of Secured Party

FORM 332

1100/50  
FILING OFFICE COPY

1984 APR 13 PM 12:47

E. AUREY COLLISON  
CLERK

G. L. CLERK

PRINT OR TYPE ALL INFORMATION

BOOK 472 PAGE 258

THE SECURED PARTY DESIRES THIS FINANCING STATEMENT TO BE INDEXED AGAINST THE RECORD OWNER OF THE REAL ESTATE NO ( ) YES ( ) NAME OF RECORD OWNER \_\_\_\_\_

STATE CORPORATION COMMISSION  
(Uniform Commercial Code Division, Box 1197, Richmond, Virginia 23209)  
FORM FOR ORIGINAL FINANCING STATEMENT AND SUBSEQUENT STATEMENTS

The Commission stamps the File Number on the Original Financing Statement. The secured party must place this same number on all subsequent statements.

Index numbers of subsequent statements (For office use only)

Name & mailing address of all debtors, trade styles, etc. No other name will be indexed.

Gunter Von Conrad  
1352 Pine Tree Rd.  
McLean, VA 22101

Check the box indicating the kind of statement. Check only one box.

- ☒ ORIGINAL FINANCING STATEMENT  
☐ CONTINUATION-ORIGINAL STILL EFFECTIVE  
☐ AMENDMENT  
☐ ASSIGNMENT  
☐ PARTIAL RELEASE OF COLLATERAL  
☐ TERMINATION

Name & address of Secured Party

Central Fidelity Bank  
8117 Leesburg Pike  
Vienna, VA 22180

Name & address of Assignee

Date of maturity if less than five years

Check if proceeds of collateral are covered  
( )

Description of collateral covered by original financing statement

Sailing Vessel "Amber Tide" A Mystic Cutter 30' Hull #LBK00C060978

\*See Attachment\*

Space to record an amendment, assignment, release of collateral or a statement to cover collateral brought into Virginia from another jurisdiction.

Describe Real Estate if applicable:

Signature of Debtor if applicable (Date)

Signature of Secured Party if applicable (Date)

## FINANCING STATEMENT FORM UCC-1 5/76

Identifying File No. \_\_\_\_\_

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ \_\_\_\_\_

If this statement is to be recorded in land records check here. ☐

This financing statement Dated \_\_\_\_\_ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

## 1. DEBTOR

Name Taccetta, Frances TIA FRAN'S DELI RESTAURANTAddress 452 Revel Highway, Annapolis, Md. 21401

## 2. SECURED PARTY

Name National Refrigeration Co., Inc.Address 2903 Grindon Ave.Baltimore, Md. 21214

Person And Address To Whom Statement Is To Be Returned If Different From Above.

Return To: FCA, P.O. Box 300, Annapolis, Md. 214013. Maturity date of obligation (if any) April 30, 1986 or earlier

## 4. This financing statement covers the following types (or items) of property: (list)

- (1) Manitowoc Ice Machine - Model #0202 - S/N 840360271 on  
 (1) Manitowoc Ice Bin Model #C-170 - S/N 840722573

RECORD FEE 12.00  
 POSTAGE .50  
 #14137 C040 R01 T12:22  
 APR 13 84

CHECK ☒ THE LINES WHICH APPLY5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)☐ (Proceeds of collateral are also covered)☐ (Products of collateral are also covered)

Fran's Deli Restaurant  
 (Corporate or Trade Name)

Frances Taccetta  
 (Signature of Debtor)

Frances Taccetta  
 Type or Print Signature

(Signature of Debtor)

Type or Print Signature

MAILED TO SECURED PARTY

MAILED TO: FCANational Refrigeration Co., Inc.

William F. Almquist  
 (Signature of Secured Party)

William F. Almquist, Pres.  
 Type or Print Above Signature on Above Line

1200  
.50RECEIVED FOR RECORD  
CIRCUIT COURT, ALA. COUNTY

1984 APR 13 PM 12:47

E. AUBREY COLLISON  
CLERK

BOOK 472-260

251636

FINANCING STATEMENT FORM UCC-1

Identifying File No. \_\_\_\_\_

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK.

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here \$ N/A

If this statement is to be recorded in land records check here. ☐

This financing statement Dated 3/27/84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name ALJAN, INC.  
Address 7145 Ritchie Highway Glen Burnie, MD 21061

2. SECURED PARTY

Name American Equipment Leasing Co., Inc.  
Address Suite 1010 6th & Penn Streets, Reading, PA 19601

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) \_\_\_\_\_

4. This financing statement covers the following types (or items) of property: (list)

- 1 Serial # 02D918-02D150, Model # 40-950 Bear Automotive Diagnostic Computer
- 1 Model # 43-212 G.M. C3/EEC IV MCU

This financing statement is being recorded for notice purposes only and shall not be deemed to grant the debtor any property interest in the equipment herein described.

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) the above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☐ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

X Aljan, Inc. TA Rayco Car Service  
(Signature of Debtor)

Alvin Blumenstein  
Type or Print Above Signature on Above Line  
(Signature of Debtor)

Type or Print Above Signature on Above Line

American Equipment Leasing Co., Inc.  
Dawn C. McCoy  
(Signature of Secured Party)

Dawn C. McCoy  
Type or Print Above Name on Above Line

Mailed to Secured Party

1100/50

RECEIVED FOR RECORD  
CIRCUIT COURT, ALA. COUNTY

1984 APR 13 PM 12:48

E. AUDREY COLLISON  
CLERK





172-251

251637

STATE OF MARYLAND

FINANCING STATEMENT FORM UCC-1

Identifying File No. \_\_\_\_\_

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ \_\_\_\_\_

If this statement is to be recorded in land records check here. ☐

This financing statement Dated \_\_\_\_\_ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTORS

Name Estimation, Inc. and Electronic Modules Corporation  
805-L Barkwood Court 10909 McCormick Road  
Address Linthicum Heights, MD Hunt Valley, MD 21031

2. SECURED PARTY

Name Trans-American Leasing Corporation  
Address 908 Concord Street  
Framingham, MA 01701

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) \_\_\_\_\_

4. This financing statement covers the following types (or items) of property: (list)

See "Attachment A"

RECORD FEE 12.00  
POSTAGE .50  
#14143 C345 R01 T12:34  
APR 13 84

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☒ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

co-lessees: Estimation, Inc. and Electronic Module, Inc.

George M. Llewellyn  
(Signature of Debtor)

George M. Llewellyn, President  
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Trans-American Leasing Corporation

Howard D. Siegel, President  
(Signature of Secured Party)

Type or Print Above Signature on Above Line

Mailed to Secured Party

FORM MAY BE PURCHASED FROM HOBBS & WARREN, INC., BOSTON, MASS. 02101

1984 APR 13 PM 12:48

E. AUBREY COLLISON  
CLERK



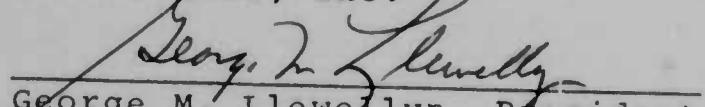
----- ATTACHMENT A -----

co-lessees: Estimation, Inc.  
 805-L Barkwood Court  
 Linthicum Heights, MD 21090  
 and  
 Electronic Modules Corporation  
 10909 McCormick Road  
 Hunt Valley, MD 21031


- 1 Executone/Atlantic phone system to include:
- 1 Console Kit including Busy Field Assignments and Key Assignments
  - 1 T/R32 Electronic PBX
  - 1 Attendant Console
  - 1 Trunk Appearance Key
  - 3 Trunk Cards for 2 Trunks
  - 6 Station Cards for 24 Stations
  - 2 Twin Line Secretarial Telephones - 8 LED
- 22 Twin-Line Telephones
  - 1 Paging Card & 10 Wall Amplifier
  - 4 Ceiling Speakers
  - 1 Pulse Interface Cabinet (OPX)
  - 2 " " Cards (OPX)
  - 1 Pulse Interface Power Supply
  - 1 Pulse Interface Cabinet (Central Office Lines)
  - 9 Pulse Interface Cards (6 Local C.O. 3 Wats Band)  
5 IN Bound
- 1 T.D.S. Back Panel
- 1 Motherboard (16 addressor)
- 2 Station Boards - 4 ext. per board
- 2 Trunk Boards - 4 C.O.'s per board
- 5 Telephones - T.T. Desk, Beige
- 1 Pulse Interface Power Supply

## CO-LESSEES:

Electronic Modules Corporation  
 Estimations, Inc.

  
 George M. Llewellyn, President

Trans-American Leasing Corporation

  
 Howard D. Siegel  
 President

BOOK

472 PAGE 253

251638

4. <input type="checkbox"/> Filed for record in the real estate records.	5. <input type="checkbox"/> Debtor is a Transmitting Utility.	6. No. of Additional Sheets Presented:
1. Debtor(s) (Last Name First) and address(es) Thacker Oldsmobile-Cadillac Co. 34 Hudson Street Annapolis, MD 21401	2. Secured Party(ies) and address(es) Chesapeake Petroleum & Supply 16821 Oakmont Ave. Gaithersburg, MD 20877 Quaker State Oil Refining Corp. P.O. Box 989 Oil City, PA 16301	3. For Filing Officer (Date, Time, Number, and Filing Office)

7. This financing statement covers the following types (or items) of property:

RECORD FEE 11.00  
#14146 C345 R01 112:38  
APR 13 84

3 - WEAVER (AFH-50) Lifts - Serial Numbers as follow:

5AM670, 5AF568, 6AF580

And any debt agreements related to this equipment.

Not Subject to Tax

1100/	Which ever is Applicable (See Instruction Number 9)	THACKER OLDSMOBILE-CADILLAC CO. X Signature(s) of Debtor (Or Assignor)	<input type="checkbox"/> Products of Collateral are also covered. Chesapeake Petroleum & Supply Co., Inc. X Signature(s) of Secured Party (Or Assignee) Quaker State Oil Refining Corp.
-------	---	--	---

Filing Officer Copy - Alphabetical  
STANDARD FORM - UNIFORM COMMERCIAL CODE - FORM UCC-1

Rev. Jan. 1980

Forms may be purchased from Hobbs &amp; Warren, Inc., Boston, Mass. 02101

Mailed to Secured Party

RECEIVED FOR RECORD  
CIRCUIT COURT, A.A. COUNTY

1984 APR 13 PM 12:48

E. AUBREY COLLISON  
CLERK

BOOK 472 PAGE 264

STATEMENT OF TERMINATION OF FINANCING  
(Pursuant to Uniform Commercial Code)

..... 3/27/84

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. 238147 in Office of W. J. LAURET, LAURET (Filing Officer) AA MD (County and State)  
LIBER 414 Page 434

Debtor or Debtors (name and Address):

ANTHONY F + EDEA J. RUSSELMAN  
8016 OLD ADDAPOLIS ROAD  
PASADENA, MD. 21122

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

HOUSEHOLD FINANCE CORPORATION

AND SUBSIDIARY COMPANIES

Secured Party 193

Severna Park, Maryland 21146

By: [Signature] Its Branch Office Manager

7-10

Form 91 MD (3-79)

Mailed to Secured Party

10.00  
10.50

RECORD FEE 10.00  
POSTAGE 10.50  
APR 13 84

1984 APR 13 PM 12:48  
E. AUDREY COLLISON  
CLERK





182900-10

BOOK 472 PAGE 265

STATEMENT OF TERMINATION OF FINANCING  
(Pursuant to Uniform Commercial Code)

3/20.....1984

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. 244788.....in Office of (Filing Officer) AA MD. (County and State)

LIBER 455 PAGE 310  
Debtor or Debtors (name and Address):

JOHN W. AUSTIN, BARBARA AUSTIN  
9803 LUTHERAN RD  
PASADENA, MD. 21122

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

HOUSEHOLD FINANCE CORPORATION  
AND SUBSIDIARY COMPANIES...

Secured Party Box 195

By: Beverly Park, Maryland 21146  
Its Branch Office Manager

BL  
CLERK

1984 APR 13 PM 12:48  
E. AUBREY COLLISON  
CLERK

Form 91 MD (3-79)

RECORD FEE  
POSTAGE

10.00  
APR 13 84

10/50

Mailed to Secured Party

58261

BOOK 472 PAGE 266

STATEMENT OF TERMINATION OF FINANCING  
(Pursuant to Uniform Commercial Code)

3/15, 1984

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. 243869 in Office of ..... (Filing Officer) ..... (County and State)  
LIBER 453 Page 189  
Debtor or Debtors (name and Address):  
~~WILLIAM F. RIESNER~~  
1052 VENA LANE  
PASADENA AARCO. MD. 21122

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

AND SUBSIDIARY COMPANIES

By ..... Secured Party  
Seyenna Park Maryland 21146  
Its Branch Office Manager

RECEIVED FOR RECORD  
1984 APR 13 PM 12:48  
E. AUGREY COLLISON  
CLERK  
BL  
CLERK

Form 91 MD (3-79)

RECORD FEE 10.00  
POSTAGE .50  
#14152 C345 401 112:41  
APR 13 84

10/50

Mailed to Secured Party

2-128101

BOM 472.267

STATEMENT OF TERMINATION OF FINANCING  
(Pursuant to Uniform Commercial Code)

3/22 84

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. 224418 in Office of W. PARKETT LACKMAGE AA. MD.  
(Filing Officer) (County and State)

Debtor or Debtors (name and Address):

ROSSER L. + DELORES PARKER  
435 MARKE ROAD  
ARNDT MD. 21012

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

AND SUBSIDIARY COMPANIES

P.O. Box 195  
Severna Park, Maryland 21146

By *W. J. Spencer*  
Its Branch Office Manager

Mailed to Secured Party

Form 91 MD (3-79)

RECORD FEE 10.00  
POSTAGE .50  
APR 13 84

RECEIVED FOR RECORD  
CHIEF & CLERK A. J. ARNDT  
1984 APR 13 PM 12:48  
E. AUBREY COLLISON  
CLERK

BL  
CLERK

BOOK 472 PAGE 268

TERMINATION STATEMENT

Identifying File No. 245695 Liber 457  
Pg 457

FILING OFFICER: Please mail this Termination Statement to the Secured Party at its address.

ACCOUNT NUMBER 119423-3

DEBTORS (Names and Residence Address)	SECURED PARTY (Name and Address)
LIPSCOMB, Mack & Christie 201 Warfield Rd. Glen Burnie, Md. 21061	Blazer Financial Services, Inc. <i>Mailed to</i> 5440 Harford Rd. Balto., Md. 21214 ←

This statement of termination of financing is presented to a filing officer for filing pursuant to the Uniform Commercial Code. The Secured Party certifies the Secured Party no longer claims a security interest under the Financing Statement bearing the file number shown above.

Secured Party Blazer Financial Services, Inc.

By M. Santo Title ASST MGR Dated 3/28, 19 84  
0227-20 Maryland 2-64 M. SANTO

1000

RECORDED  
#14142 0040 R01 11:12  
APR 13 84



RECEIVED FOR RECORD  
CREDIT COURT & A.A. COUNTY

1984 APR 13 PM 3:24

E. AUBREY COLLISON  
CLERK



## FINANCING STATEMENT

Not Subject to Recordation Tax

Name of DebtorMailing Address

Lou Ann Antoine

7959 Telegraph Road  
Severn, Maryland 21144SECURED PARTYTHE SAVINGS BANK OF BALTIMORE  
(Assignee)Address: BALTIMORE AND CHARLES STREETS  
BALTIMORE, MARYLAND 21203

1. This financing Statement covers the following types (or items) of property (the collateral).  
1984 Liberty "S E" Mobile Home, 70 X 14, Gray/White  
Serial # 08-L-54145
2. Proceeds and products of the collateral are also specifically covered.
3. Mr. Clerk: Mail instrument to secured party named above at the address stated.

RECORD FEE 11.00  
POSTAGE .50  
#14164 0040 R01 T13:14  
APR 13 84

Debtor

Secured Party

Lou Ann Antoine

Lou Ann Antoine

THE SAVINGS BANK OF BALTIMORE

BY Michelle D'Arville

Note: This Financing Statement is being used to publicize a security interest arising out of a conditional sales contract between Debtor and Chesapeake Mobile Homes of Laurel, Inc., which has been assigned to The Savings Bank of Baltimore.

Mailed to Assignee

PCS 0847

1100/50

RECEIVED FOR RECORD  
CIRCUIT COURT, BALTIMORE COUNTY

1984 APR 13 PM 3:24

E. AUBREY COLLISON  
CLERK

251640

## FINANCING STATEMENT

Not Subject to Recordation Tax

<u>Name of Debtor</u>	<u>Mailing Address</u>
Willard Acker	11 S. Gail Street
Cynthia Acker	Parkway Village
	Laurel, Md. 20707

AA Co

SECURED PARTYTHE SAVINGS BANK OF BALTIMORE  
(Assignee)Address: BALTIMORE AND CHARLES STREETS  
BALTIMORE, MARYLAND 21203

1. This financing Statement covers the following types (or items) of property (the collateral).  
1 1984 Redman 44 x 24 Serial 14356
2. Proceeds and products of the collateral are also specifically covered.
3. Mr. Clerk: Mail instrument to secured party named above at the address stated.

Debtor

✓ Willard Temple Acker  
Willard T. Acker  
XX Cynthia V. Acker  
Cynthia V. Acker

Secured Party

THE SAVINGS BANK OF BALTIMORE

BY Nichelle M. M. M.

RECORD FEE 12.00  
POSTAGE .50  
#14166 0040 R01 713:17  
APR 13 84

Note: This Financing Statement is being used to publicize a security interest arising out of a conditional sales contract between Debtor and M&M Mobile Homes, Inc., which has been assigned to The Savings Bank of Baltimore.

Mailed to Addressee

PCS 0847

12<sup>00</sup>/<sub>50</sub>RECEIVED FOR RECORD  
CIRCUIT COURT, BALTIMORE COUNTY

1984 APR 13 PM 3:24

E. AUBREY COLLISON  
CLERK

251641

## FINANCING STATEMENT

Not Subject to Recordation Tax

Name of DebtorMailing AddressSamuel J. Andrews  
Diann Andrews7959 Telegraph Road # 13  
Severn, Maryland 21144SECURED PARTYTHE SAVINGS BANK OF BALTIMORE  
(Assignee)Address: BALTIMORE AND CHARLES STREETS  
BALTIMORE, MARYLAND 21203

1. This financing Statement covers the following types (or items) of property (the collateral).  
1984 Liberty "Leader" Mobile Home, 70 X 14, Cream Woodgrain/Beige  
Serial # 03-L-70223
2. Proceeds and products of the collateral are also specifically covered.
3. Mr. Clerk: Mail instrument to secured party named above at the address stated.

Debtor

Secured Party

*Samuel J. Andrews*  
 \_\_\_\_\_  
 SAMUEL J. ANDREWS

*Diann Andrews*  
 \_\_\_\_\_  
 DIANN ANDREWS

THE SAVINGS BANK OF BALTIMORE

BY

*Michelle D. [illegible]*  
 \_\_\_\_\_

RECORD FEE 12.00  
 POSTAGE .50  
 #14167 0040 R01 T13:18  
 APR 13 84

Note: This Financing Statement is being used to publicize a security interest arising out of a conditional sales contract between Debtor and Chesapeake Mobile Homes of Laurel, Inc., which has been assigned to The Savings Bank of Baltimore.

Mailed to Secured Party

PCS 0847

1200/50

RECEIVED FOR RECORD  
CLERK COURT & COUNTY

1984 APR 13 PM 3:24

E. AUDREY COLLISON  
CLERK

## FINANCING STATEMENT

251642

Not Subject to Recordation Tax

<u>Name of Debtor</u>	<u>Mailing Address</u>
Charles E. Wyvill III	Rio Vista Plaza Trailer Park
Marsha L. Wyvill	1006 Briads Circle
Ottaway C. Ridgley	Lothian, Md. 20711
Ruth B. Ridgley	

AA Co

SECURED PARTY

THE SAVINGS BANK OF BALTIMORE  
(Assignee)

Address: BALTIMORE AND CHARLES STREETS  
BALTIMORE, MARYLAND 21203

1. This financing Statement covers the following types (or items) of property (the collateral).

1984 Titan - Serial #8201

2. Proceeds and products of the collateral are also specifically covered.

3. Mr. Clerk: Mail instrument to secured party named above at the address stated.

Debtor

Secured Party

RECORD FEE 14.00  
POSTAGE .50  
#14168 0040 R01 T13:18  
APR 13 84

Charles E. Wyvill III  
CHARLES E. WYVILL, III  
Marsha Lynn Wyvill  
MARSHA LYNN WYVILL  
Ottaway C. Ridgley  
OTTAWAY C. RIDGLEY  
Ruth B. Ridgley  
RUTH B. RIDGLEY

THE SAVINGS BANK OF BALTIMORE

BY

Michelle M. M. M.

Note: This Financing Statement is being used to publicize a security interest arising out of a conditional sales contract between Debtor and M&M Mobile Homes, Inc., which has been assigned to The Savings Bank of Baltimore.

Mailed to Secured Party

PCS 0847

1400/50

RECEIVED FOR RECORD  
CREDIT UNIT, A.C. SECURITY

1984 APR 13 PM 3:24

E. AUDREY COLLISON  
CLERK



DONOT RECORD IN LAND RECORDS

3000

472-273  
NOT SUBJECT TO RECORDATION TAX

FINANCING STATEMENT

251643

1. Debtors:  
Devin S. Dhillon  
Harinder Johal Dhillon  
Address:  
2907 Bristol Channel Court  
Pasadena, MD 21122
2. Secured Parties:  
Second National Building & Loan, Inc.  
William F. Brooks, Jr., Trustee  
Donna M. Pittman, Trustee  
Address of all Secured Parties:  
c/o Second National Building & Loan, Inc.  
Phillip Morris Drive & Route 50  
Salisbury, Maryland 21801
3. This Financing Statement covers:  
All equipment, machinery, apparatus, fittings, building materials and other articles of personal property of every kind and nature whatsoever, now or hereafter ordered for eventual delivery to the unit or real property hereinafter described (whether or not delivered thereto) and all such as are now or hereafter located in or upon any interest or estate in said property or any part thereof and used or usable in connection with any present or future operation of said property and now or hereafter acquired by Debtor, including, without limiting the generality of the foregoing all heating, lighting, laundry, clothes washing, clothes drying, incinerating and power equipment, engines, pipes, tanks, motors, conduits, plumbing, lifting, cleaning fire-prevention, fire-extinguishing, refrigerating, ventilating, and communications apparatus, television sets, radio systems, recording systems, air-cooling, and air-conditioning apparatus, shades, awnings, draperies, curtains, fans, furniture, furnishings, carpeting, linoleum and other floor coverings, screens, storm doors and windows, stoves, gas and electric ranges, refrigerators, garbage disposals, sump pumps, dishwashers, washers, dryers, attached cabinets, partitions, ducts and compressors, and security systems.
4. The aforesaid items are included as security in a deed of trust given by Debtor to William F. Brooks, Jr., and Donna M. Pittman, Trustees, and recorded or intended to be recorded among the Land Records of Worcester County, Maryland, securing an indebtedness owed by Debtor to Second National Building & Loan, Inc.
5. Proceeds of collateral are covered hereunder.
6. The unit or real property in which the items set forth in Paragraph 3 of this Financing Statement refer is known as: Unit No. 106, West Winds Condominium, Ocean City, Maryland.

Debtors:

DEVIN S. DHILLON

HARINDER JOHAL DHILLON

RECORD FEE 12.00  
POSTAGE .50  
#14170 0040 R01 T13:23  
APR 13 84

To the Filing Officer: After this statement has been recorded, please mail the same to:  
Second National Building & Loan, Inc., Phillip Morris Drive & Route 50, Salisbury,  
Maryland 21801.

Mailed to:

mail to:

12.00  
.50

RECEIVED FOR RECORD  
CIRCUIT COURT, 4th COUNTY

1984 APR 13 PM 3:24

E. AUBREY COLLISON  
CLERK

BOOK 472nd 278

DO NOT RECORD IN LAND RECORDS

NOT SUBJECT TO RECORDATION TAX

FINANCING STATEMENT

251644

1. Debtors:

David W. Rogers  
Janet L. Rogers

Address:

217 Dauntsey Drive  
Arnold, Maryland 21012

mail to.  
✓

2. Secured Parties:

Second National Building & Loan, Inc.  
William F. Brooks, Jr., Trustee  
Donna M. Pittman, Trustee

Address of all Secured Parties:

c/o Second National Building & Loan, Inc.  
Phillip Morris Drive & Route 50  
Salisbury, Maryland 21801

3. This Financing Statement covers:

All equipment, machinery, apparatus, fittings, building materials and other articles of personal property of every kind and nature whatsoever, now or hereafter ordered for eventual delivery to the unit or real property hereinafter described (whether or not delivered thereto) and all such as are now or hereafter located in or upon any interest or estate in said property or any part thereof and used or usable in connection with any present or future operation of said property and now or hereafter acquired by Debtor, including, without limiting the generality of the foregoing, all heating, lighting, laundry, clothes washing, clothes drying, incinerating and power equipment, engines, pipes, tanks, motors, conduits, plumbing, lifting, cleaning, fire-prevention, fire-extinguishing, refrigerating, ventilating, and communications apparatus, television sets, radio systems, recording systems, air-cooling, and air-conditioning apparatus, shades, awnings, draperies, curtains, fans, furniture, furnishings, carpeting, linoleum and other floor coverings, screens, storm doors and windows, stoves, gas and electric ranges, refrigerators, garbage disposals, sump pumps, dishwashers, washers, dryers, attached cabinets, partitions, ducts and compressors, and security systems.

4. The aforesaid items are included as security in a deed of trust given by Debtor to William F. Brooks, Jr., and Donna M. Pittman, Trustees, and recorded or intended to be recorded among the Land Records of Worcester County, Maryland, securing an indebtedness owed by Debtor to Second National Building & Loan, Inc.

5. Proceeds of collateral are covered hereunder.

6. The unit or real property in which the items set forth in Paragraph 3 of this Financing Statement refer is known as: Unit No. 208, Sea Mark Condominium, Ocean City, Maryland 21842.

Debtors:

David W. Rogers

DAVID W. ROGERS

Janet L. Rogers

JANET L. ROGERS

RECORD FEE 12.00  
POSTAGE .50  
#14171 C040 R01 T13:24  
APR 13 84

To the Filing Officer: After this statement has been recorded, please mail the same to: Second National Building & Loan, Inc., Phillip Morris Drive & Route 50, Salisbury, Maryland 21801.

MAILED TO:

12.00/.50

RECEIVED FOR RECORD  
SALISBURY COUNTY, MARYLAND

1984 APR 13 PM 3:25

E. AUBREY COLLISON  
CLERK

CR  
1/13/84

Circuit Court Anne Arundel County  
ID # 238938  
Liber 440 Page 119  
Dated July 22, 1981

BOOK 472 PAGE 275

UNIFORM COMMERCIAL CODE  
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.  
THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. 440 Page No. 119  
Identification No. # 238938 Dated July 22, 1981

1. ~~Debtor(s)~~  
Lessor { Bay Hills Golf Club  
Name or Names—Print or Type  
Bay Hills Drive Arnold MD 21012  
Address—Street No., City - County State Zip Code

2. Secured Party { McCaffray Company, a Maryland Corporation, d/b/a  
Golf Car Systems, Maryland  
Name or Names—Print or Type  
3922 Hickory Avenue Baltimore MD 21211  
Address—Street No., City - County State Zip Code

AND/OR ASSIGNEE: COMMERCIAL CREDIT SERVICES CORP

3. Maturity Date (if any) \_\_\_\_\_

4. Check Applicable Statement:

<p>A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment <input checked="" type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: <input type="checkbox"/> (Indicate whether amendment, termination, etc.)</p>

Assignee: Golf Car Systems, Inc.  
9210 Ulmerton Road  
Largo, FL 33540

RECORD FEE 10.00  
POSTAGE .50  
#14172 0040 R01 713:25  
APR 13 84

Dated: 3/13/84 McCaffray Company d/b/a Golf Car Systems  
Name of Secured Party  
[Signature]  
Signature of Secured Party  
C E McCaffray, Jr. PRES  
Type or Print (Include Title if Company)

Lucas Bros. Form T-1

\$10.00  
50



RECEIVED FOR RECORD  
CIRCUIT COURT, ANNE ARUNDEL COUNTY

1984 APR 13 PM 3:25

E. AUBREY COLLISON  
CLERK

Mailed to Secured Party



Anne Arundel County  
ID # 237689  
Liber 437 Page 98  
Dated April 30, 1981

BOOK 472 PAGE 276

UNIFORM COMMERCIAL CODE  
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. 437 Page No. 98  
Identification No. # 237689 Dated April 30, 1981

1. Debtor(a) { McCaffray Company and/  
d.b.a./ Golf Car Systems - Maryland  
Name or Names—Print or Type  
3922 Hickory Avenue  
P.O. Box 4860 Baltimore MD 21211  
Address—Street No., City - County State Zip Code

2. Secured Party { Commercial Credit Services Corporation  
Name or Names—Print or Type  
22 W. Padonia Road Suite C-152 Timonium MD 21093  
Address—Street No., City - County State Zip Code

3. Maturity Date (if any) \_\_\_\_\_

4. Check Applicable Statement:

<p>A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.) Termination</p>

RECORD FEE 10.00  
POSTAGE .50  
#14173 0040 R01 T13:25  
APR 13 84

Dated: 3/13/84 Commercial Credit Services Corporation  
Name of Secured Party  
[Signature]  
Signature of Secured Party  
[Signature]  
Type or Print (Include Title if Company)

Lucas Bros. Form T-1



RECEIVED FOR RECORD  
CLERK COURT ANNE ARUNDEL COUNTY

1984 APR 13 PM 3:25

E. AUBREY COLLISON  
CLERK

Mailed to Secured Party

10.00/50



Anne Arundel County  
ID # 237688  
Liber 437 Page 95  
Dated April 30, 1981

BOOK 472 PAGE 277

UNIFORM COMMERCIAL CODE  
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. 437 Page No. 95  
Identification No. # 237688 Dated April 30, 1981

1. Debtor(s) { McCaffray Company and/  
d.b.a./ Golf Car Systems - Maryland  
Name or Names—Print or Type  
3922 Hickory Avenue  
P.O. Box 4860 Baltimore MD 21211  
Address—Street No., City - County State Zip Code

2. Secured Party { Commercial Credit Services Corporation  
Name or Names—Print or Type  
22 W. Padonia Road Suite C-152 Timonium MD 21093  
Address—Street No., City - County State Zip Code

3. Maturity Date (if any) \_\_\_\_\_

4. Check Applicable Statement:

<p>A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.) Termination</p>

RECORD FEE 10.00  
POSTAGE .50  
#14174 0040 R01 T13:26  
APR 13 84

Dated: 3/13/84

Commercial Credit Services Corporation

Name of Secured Party  
[Signature]  
Signature of Secured Party  
Credit Analyst  
Type or Print (Include Title if Company)

Lucas Bros. Form T-1

10<sup>00</sup>/<sub>50</sub>

RECEIVED FOR RECORD  
CLERK COURT & COUNTY

1984 APR 13 PM 3:25

E. AUDREY COLLISON  
CLERK



Mailed to Secured Party

BOOK 872-278

251645

2501 8905

UNIFORM COMMERCIAL CODE - FINANCING STATEMENT  
(Maryland)

This Financing Statement is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. Debtor(s) (Last Name First) address(es) TUCK, Larunce D. P.O. Box 141, St. Mary's Ave. Gambrills, MD 21054	2. Secured Party(ies) and Address(es) Ford Motor Credit Co. 2401 Research Blvd. Rockville MD 20850
--	---

For Filing Officer (Date, Time, Number and Filing Office)

RECORD FEE 11.00  
POSTAGE .50  
APR 13 1984

3. This Financing Statement covers the following types (or items) of personal property:

1 1980 FORD 555 TRACTOR-LOADER-BACKHOE, SER. #C641193.

Check if covered: ☐ Proceeds of collateral covered ☐ Products of collateral covered

4. This transaction is exempt from the Recording Tax.  
conditional sales contract from Gateway Ford Tractor

Filed with:

Clerk of Court

Larunce D. Tuck  
(SIGNATURE OF DEBTOR)  
LARUNCE D. TUCK  
(SIGNATURE OF DEBTOR)

Ford Motor Credit Co.  
(NAME OF SECURED PARTY)  
BY: T. D. Sterling  
T. D. Sterling, Assistant Branch Manager  
PRINTED IN U.S.A.

FMCC JUN 64 7098-M (MARYLAND) PREVIOUS EDITIONS MAY BE USED

11.00  
.50

RECEIVED FOR RECORD  
CIRCUIT COURT, A. S. COUNTY

1984 APR 13 PM 3:25

E. AUBREY COLLISON  
CLERK

Mailed to Secured Party

251646

MA42097225

BOOK

472 PAGE 279

UNIFORM COMMERCIAL CODE - FINANCING STATEMENT  
(Maryland)

This Financing Statement is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. Debtor(s) (Last Name First) address(es)

MILLER, LESLIE O  
1873 Potomac Rd.  
PASADENA, MD 21122

2. Secured Party(ies) and Address(es)

Ford Motor Credit Co.  
1101 North Pt. Blvd.  
Balto., Md. 21224

For Filing Officer (Date, Time, Number and Filing Office)

3. This Financing Statement covers the following types (or items) of personal property:

ONE JOHN DEERE 350B CRAWLER LOADER W/ HINI  
BUCKET w/ 93A BACKHOE S/N 152233T

Check if covered:

☒ Proceeds of collateral covered

☐ Products of collateral covered

4. This transaction is exempt from the Recording Tax.

Filed with:

Anne Arundel Co.

RECORD FEE

11.00

POSTAGE

.50

#14160 0040 R01 T13:34

APR 13 84

Leslie O Miller

(SIGNATURE OF DEBTOR)

LESLIE O. MILLER

(SIGNATURE OF DEBTOR)

Ford Motor Credit Co.

(NAME OF SECURED PARTY)

BY: JEAN FITE

JEAN FITE

FMCC 7098-M (MARYLAND) PREVIOUS EDITIONS MAY BE USED

PRINTED IN U.S.A.

1100  
50

RECEIVED FOR RECORD  
CIRCUIT COURT, A.A. COUNTY

1984 APR 13 PM 3:25

E. AUBREY COLLISON  
CLERK

Mailed to Secured Party

CR  
CLERK

251647

BOOK 472 PAGE 280

MA 4209 8029

UNIFORM COMMERCIAL CODE - FINANCING STATEMENT  
(Maryland)

This Financing Statement is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. Debtor(s) (Last Name First) address(es) <i>E. A. West &amp; Son Excavating PO Box 493 MILLERSVILLE, MD 21108</i>	2. Secured Party(ies) and Address(es) <i>Jord Motor Credit Co 1101 North Pt Blvd Baltimore 21221</i>
--	---

For Filing Officer (Date, Time, Number and Filing Office)

3. This Financing Statement covers the following types (or items) of personal property:

*ONE JOHN DEERE TRACTOR, LOADER, BACKHOE MODEL 2010  
S/N 16901*

RECORD FEE 11.00  
POSTAGE .50

Check if covered: ☒ Proceeds of collateral covered ☐ Products of collateral covered

APR 13 1994 11:36  
APR 13 94

4. This transaction is exempt from the Recording Tax.

Filed with:

*Anne Arundel Co.*

<i>Edward A. West</i> (SIGNATURE OF DEBTOR) <i>EDARD A. WEST, PRES.</i>	<i>Jord Motor Credit Co.</i> (NAME OF SECURED PARTY)
<i>Edward A. West</i> (SIGNATURE OF DEBTOR)	BY: <i>Jean Fitz</i> JEAN FITZ

FMCC JUN 64 7098-M (MARYLAND) PREVIOUS EDITIONS MAY BE USED

PRINTED IN U.S.A.

1100  
50  
CR  
CLERK

RECEIVED FOR RECORD  
CHIEF CLERK - CLERK

1994 APR 13 PM 3:25

E. AUDREY COLLISON  
CLERK

Mailed to Secured Party



BOOK 472 PAGE 281

251648

FORM UCC 1

UNIFORM COMMERCIAL CODE - FINANCING STATEMENT

APPROVED FOR USE IN NORTH CAROLINA AND THE FOLLOWING STATES:

ALABAMA  
ALASKA  
ARIZONA  
ARKANSAS  
COLORADO

DELAWARE  
IDAHO  
INDIANA  
IOWA

KANSAS  
KENTUCKY  
MAINE  
MARYLAND  
MASS.

MICHIGAN  
MINNESOTA  
MISSISSIPPI  
MISSOURI  
MONTANA

NEBRASKA  
N. HAMPSHIRE  
N. JERSEY  
N. CAROLINA  
N. DAKOTA

OHIO  
OKLAHOMA  
OREGON  
S. CAROLINA  
TENNESSEE

March 20, 1984  
COLUMBIA  
VIRGINIA  
W. VIRGINIA  
WISCONSIN  
WYOMING

This FINANCING STATEMENT is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code.

No. of Additional Sheets Presented:

3. Maturity Date (Optional):

1. Debtor(s) (Last Name First) and Address(es):

Benjamin F. Burris  
8206 Gorman Ave. Apt 253  
Laurel, MD 20707

2. Secured Party(ies) Address(es) And

Div. Spacemaker Corp Inc.  
Eastern Shore Equipment Co.  
Rt. 3 Box 85A  
Delmar, MD 21875

4. For Filing Officer: Date, Time, File No., Filing Office:

RECORD FEE 11.00  
POSTAGE .50  
Bridgeville, Hwy.  
#14182 C040 R01 T13:37  
Seaford Sussex  
APR 13 84  
Delaware 19973

7. This Financing Statement covers the following types or items of collateral:

(Describe real estate, including record owner if item 6 is applicable)

One 1984 Gannon #BMO4B1867 Hydro Bucket 4227

5. Assignee(s) of Secured Party, Address(es):

Clark Equipment Credit Corporation  
128 East Front Street  
Buchanan, Michigan 49107

6. ☐ The described crops are growing or to be grown on the real property described in Item 7.

☐ The described goods are or are to be affixed to the real property described in Item 7.

☒ Proceeds - ☐ Products of the collateral are also covered.

8. Signatures: [If debtor's signature omitted pursuant to G.S. 25-9-402 (2), indicate reason.] This instrument prepared by Secured Party and Assignee of Secured Party.

By

Benjamin F. Burris

Debtor(s) [or Assignor(2)]

By

J. H. P. P. P.

Secured Party(ies) [or Assignee(s)]

FINANCING STATEMENT

(1) Filing Officer Copy - Numerical

Standard Form Approved by ALL STATES SHOWN ON STUB UCC 1

Mailed to Secured Party

11.00  
1.50

CLERK

1984 APR 13 PM 3:25

E. AUDREY COLLISON  
CLERK

☐ TO BE  
☐ NOT TO BE

RECORDED IN  
LAND RECORDS

☐ SUBJECT TO  
☒ NOT SUBJECT TO

RECORDING TAX  
ON PRINCIPAL  
AMOUNT OF

\$ \_\_\_\_\_

## FINANCING STATEMENT

*People Express Airlines, Inc.*

Name or Names—Print or Type

P. O. Box 8760, BWI Airport, Baltimore, Maryland 21240

Address—Street No., City - County State Zip Code

1. Debtor(s):

Name or Names—Print or Type

Address—Street No., City - County State Zip Code

2. Secured Party:

Carey Sales & Service, Inc.

Name or Names—Print or Type

3141-47 Frederick Ave., Baltimore, Maryland 21229

Address—Street No., City - County State Zip Code

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary).

Kold Draft Ice Machine Model #GT7WN2 Serial #320136G3AW  
Bin #GTN-17 #318537G3AU

4. If above described personal property is to be affixed to real property, describe real property.

n/a

5. If collateral is crops, describe real estate.

n/a

6. Proceeds of collateral ☐ are ☐ are not covered.

7. Products of collateral ☐ are ☐ are not covered.

DEBTOR(S):

*X Ruben Saenz de Viteri*  
(Signature of Debtor)

RUBEN SAENZ DE VITERI

Type or Print

(Signature of Debtor)

Type or Print

SECURED PARTY:

Carey Sales & Service, Inc.

(Company, if applicable)

(Signature of Secured Party)

Merry Jan Pundzak (Sec/Tres.)

Type or Print (Include title if Company)

TO THE FILING OFFICER: After this statement has been recorded please mail the same to:

Name and Address Carey Sales & Service, Inc., 3141-47 Frederick Ave., Balto., Md. 21229

Lucas Bros. Form F-1

Mailed to Secured Party

11/00  
1.50

RECEIVED FOR RECORD  
CIRCUIT COURT, BALTIMORE COUNTY

1984 APR 13 PM 3:25

E. AUBREY COLLISON  
CLERK



☐ TO BE  
☐ NOT TO BE

RECORDED IN  
LAND RECORDS

☐ SUBJECT TO  
☒ NOT SUBJECT TO

RECORDING TAX  
ON PRINCIPAL  
AMOUNT OF  
\$

FINANCING STATEMENT

1. Debtor(s):

A. C. Gatton  
Name or Names—Print or Type  
Baltimore & Dundalk Avenues, Baltimore, Md. 21222  
Address—Street No., City - County State Zip Code

2. Secured Party:

Carey Sales & Service, Inc.  
Name or Names—Print or Type  
3141 Frederick Avenue, Baltimore, Md. 21229  
Address—Street No., City - County State Zip Code

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary).

GB7AN3K Serial #253196G2JM Kold Draft Ice Maker  
1-400 Serial #228110 Follett Bin (Rental)

4. If above described personal property is to be affixed to real property, describe real property.

n/a

5. If collateral is crops, describe real estate.

n/a

RECORD FEE 11.00  
POSTAGE .50  
#14184 C040 R01 T13:46  
184

6. Proceeds of collateral ☐ are ☐ are not covered.

7. Products of collateral ☐ are ☐ are not covered.

DEBTOR(S):

SECURED PARTY:

Mrs. A. C. Gatton  
(Signature of Debtor)  
A. C. Gatton  
Type or Print  
(Signature of Debtor)  
Type or Print

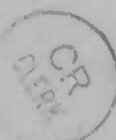
Carey Sales & Service, Inc.  
(Company, if applicable)  
Merry Jan Pundzak  
(Signature of Secured Party)  
Merry Jan Pundzak (Sec/Tres.)  
Type or Print (Include title if Company)

TO THE FILING OFFICER: After this statement has been recorded please mail the same to:

Name and Address Carey Sales & Service, 3141 Frederick Ave., Balto. Md. 21229  
Lucas Bros. Form F-1

Mailed to Secured Party

110/50



RECEIVED FOR RECORD  
LUCAS COUNTY & A COUNTY  
1984 APR 13 PM 3:25  
E. AUBREY COLLISON  
CLERK

Dundalk Farm  
Md.

BOOK 472 PAGE 284

<b>This STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code:</b>		<b>No. of Additional Sheets Presented:</b>
<b>1. Debtor(s) (Last Name First) and Address(es):</b> United Seafoods & Produce Co., Inc. Maryland Whls. Produce Mkt. Units 1 & 3 Jessup, MD 20794	<b>2. Secured Party(ies) Name(s) And Address(es):</b> Commercial Credit Business Loans, Inc. P.O. Box 1677 Baltimore, MD 21203	<b>For Filing Officer</b>
<b>3. (a) This statement refers to original Financing Statement bearing File No. 243151 (b) Filed with Clerk of Court of * Date Filed 10/21/82 19 (c) If the original Financing Statement has previously been continued list the Filing No. of the last continuation filed. (d) If the original filing was a fixture filing or covered timber or accounts subject to G.S. 25-9-103, (5) mark this block <input type="checkbox"/> *of Anne Arundel Co., MD</b>		
<b>4. <input type="checkbox"/> Continuation.</b> The original financing statement between the foregoing debtor and secured party, bearing the number shown above is still effective. <b>5. <input type="checkbox"/> Termination.</b> Secured Party no longer claims a security interest under the financing statement bearing file number shown above. (A termination statement signed by a person other than the secured party of record must include or be accompanied by the assignment or a statement by the secured party of record that he has assigned interest to the signer of the termination statement.) <b>6. <input type="checkbox"/> Assignment.</b> The secured party's rights under the financing statement bearing file number shown above to the property described in item 9 have been assigned to the assignee whose name and address appear in item 9. <b>7. <input checked="" type="checkbox"/> Amendment.</b> Financing statement bearing file number shown above is amended as set forth in item 9. <b>8. <input type="checkbox"/> Release.</b> Secured party releases the collateral described in item 9 from the financing statement bearing the number shown above.		
<b>9.</b> Secured Party's address is changed to:  P.O. Box 1677 Charlotte, NC 28233		
<b>10. Signatures:</b> UNITED SEAFOODS & PRODUCE CO., INC. COMMERCIAL CREDIT BUSINESS LOANS, INC. By <u>Sandra H. Harten</u> By <u>Sandra H. Harten</u> Asst Vice Pres Debtor(s) (necessary only if item 7 is applicable) Secured Party(ies) Standard Form Approved by N. C. Sec. of State and other States shown above. UCC-3		

(1) Filing Officer Copy — Numerical

FINANCING STATEMENT CHANGE

RECORD FEE 10.00  
#14185 D040 R01 713:47  
APR 13 84

Mailed to Secured Party

1000  
1984 APR 13 PM 3:25

E. AUDREY COLLISON  
CLERK



BOOK 472 PAGE 285

TERMINATION STATEMENT liber 440 page 321

Identifying File No. 239027

FILING OFFICER: Please mail this Termination Statement to the Secured Party at its address.

ACCOUNT NUMBER 114715-7

DEBTORS (Names and Residence Address)

HARVEY WALTER H & MARY B  
8408 Forest Dr  
Pasadena Md 21122

SECURED PARTY (Name and Address)

BLAZER FINANCIAL SERVICES, INC.

7479 BALTIMORE-ANNAPOLIS BLVD.

P. O. BOX 66

GLEN BURNIE, MD. 21061

mail to :

This statement of termination of financing is presented to a filing officer for filing pursuant to the Uniform Commercial Code. The Secured Party certifies the Secured Party no longer claims a security interest under the Financing Statement bearing the file number shown above.

Secured Party BLAZER FINANCIAL SERVICES INC

By C White  
C WHITE

Title CLERK

Dated MARCH 26, 84

0227-20 Maryland 2-64



RECEIVED FOR RECORD  
CIRCUIT COURT, A.C. COUNTY

1984 APR 13 PM 3:25

E. AUBREY COLLISON  
CLERK

RECORD FEE 10.00  
POSTAGE .50  
#14186 040 501 713:47  
APR 13 84

Mailed to Secured Party

BOOK 472 Page 286

TERMINATION STATEMENT

liber 456 page 166

Identifying File No. 245089

FILING OFFICER: Please mail this Termination Statement to the Secured Party at its address.

ACCOUNT NUMBER 117506-7

DEBTORS (Names and Residence Address)

WILLIAMS LEROY & HELEN  
560 Lanny Crt  
Millersville Md 21108

SECURED PARTY (Name and Address)

BLAZER FINANCIAL SERVICES, INC.  
7479 BALTIMORE-ANNAPOLIS BLVD.  
P. O. BOX 66  
GLEN BURNIE, MD. 21061

Mail to:

This statement of termination of financing is presented to a filing officer for filing pursuant to the Uniform Commercial Code. The Secured Party certifies the Secured Party no longer claims a security interest under the Financing Statement bearing the file number shown above.

Secured Party BLAZER FINANCIAL SERVICES INC

By

C. White

Title CLERK

Dated MARCH 28

19 84

0227-20 Maryland 264 WHITE

RECEIVED FOR RECORD  
CIRCUIT COURT & A. COURT

1984 APR 13 PM 3:25

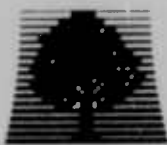
E. AUBREY COLLISON  
CLERK



100/50

RECORD FEE 10.00  
POSTAGE .50  
#14187 0040 R01 13:49  
APR 13 84

Mailed to Secured Party



## MARYLAND NATIONAL BANK

We want you to grow.™

P.O. Box 871  
Annapolis, Md 21404

251651

## FINANCING STATEMENT

1. ☐ To Be Recorded in the Land Records at \_\_\_\_\_
2. ☒ To Be Recorded among the Financing Statement Records at Anne Arundel County
3. ☒ Not subject to Recordation Tax.
4. ☐ Subject to Recordation Tax on an initial debt in the principal amount of \$\_\_\_\_\_. The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to \_\_\_\_\_

5. Debtor(s) Name(s) Address(es)  
Bay Medical Products, Inc. 1002 Landon Lane  
Arnold, MD 21012

RECORD FEE 11.00

POSTAGE .50

#14193 0040 R01 T13:58

APR 13 84

6. Secured Party Address  
Maryland National Bank P.O. Box 871  
Attention: Jane C. Phillips Annapolis, MD 21404

7. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property:

☒ A. *Inventory*. All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof.

☒ B. *Contract Rights*. All of the contract rights of each Debtor both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☒ C. *Accounts*. All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.

☒ D. *General Intangibles*. All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☐ E. *Chattel Paper*. All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, and the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.

☐ F. *All Equipment*. All of the equipment of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☐ G. *Specific Equipment*. All of the equipment of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☐ H. *Other*. All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.

8. ☐ All or a portion of the property described above is affixed or is to be affixed to or is or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference.

Bay Medical Products, Inc.

John D. Campbell (Seal)  
President  
John D. Campbell, President

\_\_\_\_\_  
(Seal)

\_\_\_\_\_  
(Seal)

\_\_\_\_\_  
(Seal)

Secured Party  
Maryland National Bank

Jane C. Phillips (Seal)

Jane C. Phillips, Commercial Banking Officer

Type name and title

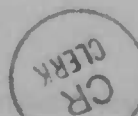
Mr. Clerk: Please return to Maryland National Bank to the officer and at the address set forth in paragraph 6 above.

207-95 REV 7/83

Mailed to Secured Party

RECEIVED T. H. RECORD  
ANNAPOLIS COUNTY

1984 APR 13 PM 3:26

E. AUBREY COLLISON  
CLERK

11. 5

47  
1050

BOOK 472 PAGE 288

UNIFORM COMMERCIAL CODE  
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.—FORM UCC-3

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 221605

RECORDED IN LIBER 395 FOLIO 318 ON 12/6/78 (DATE)

1. DEBTOR

Name Robert L. Drocella

Address 791 Rosewood Rd., Severn, MD 21144

2. SECURED PARTY

Name Security Pacific Finance Corp formerly American Finance Corp

Address 7310 Ritchie Hwy. Ste. 404, Glen Burnie, MD 21061

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) \_\_\_\_\_

CHECK ☒ FORM OF STATEMENT

A. Continuation ☐  
The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.

B. Partial Release ☐  
From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:

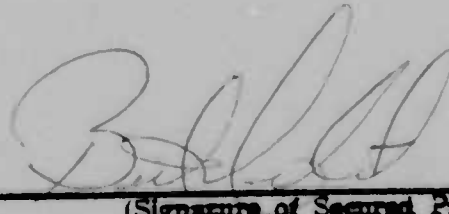
C. Assignment ☐  
The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:

D. Other: Termination ☒  
(Indicate whether amendment, termination, etc.)

RECORD FEE 0.00  
POSTAGE .50  
#14208 0040 R01 T14:56  
APR 13 84

Mailed to Secured Party

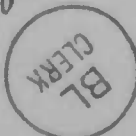
Dated 3/7/84



(Signature of Secured Party)  
Bill Merchant

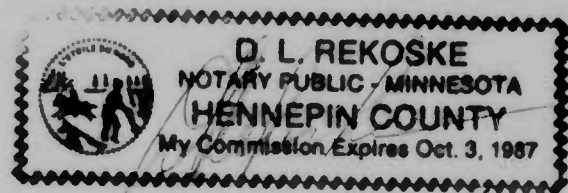
Type or Print Above Name on Above Line

RECEIVED & RECORDED  
CREDIT COURT, A. A. COUNTY  
10:00/50  
1984 APR 13 PM 3:26  
E. AUDREY COLLISON  
CLERK





BOOK 472-289



I CERTIFY THAT THIS IS A TRUE AND EXACT COPY OF THE ORIGINAL

251652

<b>CIT CORPORATION</b>		<b>Maryland Financing Statement</b>		File No.	
All information must be typewritten or printed in ink.					
(Not to Be) <del>(XXX)</del> Recorded in the Land Records.* strike in applicable words					
Debtor(s) Name(s) and Address(es) <b>Stockett's Excavating &amp; Hauling, Inc.</b> 1174 W. Central Ave. Davidsonville, Maryland 21035			Secured Party Name and Address <b>C.I.T. Corporation</b> 1301 York Rd. Lutherville, Maryland 21093		
Assignee of Secured Party <b>C.I.T. Corporation</b>			The underlying secured transaction publicized by this Financing Statement is not subject in whole or part to the Maryland recordation tax.		
This Financing Statement covers the following types (or items) of property: Describe fully, giving Year and Make, Model, Motor or Serial No., etc.  <b>Caterpillar D-7E Tractor, S/N 48A-4772, with 7A hydraulic dozer, No. 29 CCU.</b>					
Proceeds of collateral are also covered.					
* If collateral is goods which are or are to become fixtures strike the words "(Not to Be)" above, and complete the next sentence: The above described goods are affixed or are to be affixed to: (describe the real estate)					
If the Debtor does not have an interest of record in the real estate, the name of a record owner is _____					
This Statement is to be returned, after recordation, to C.I.T. Corporation at its address above.					
Debtor(s) <b>Stockett's Excavating &amp; Hauling, Inc.</b>			Secured Party <b>C.I.T. Corporation</b>		
By <u><i>David C. Stockett</i></u> Title <u><i>Pres.</i></u> If corporation, have signed by President, Vice President or Treasurer, and give official title. If owner or partner, state which. <b>David C. Stockett</b>			By <u><i>Oscar E. Olson</i></u> <b>Oscar E. Olson</b>		
Type or print name(s) of person(s) signing 5 SA-989D			Type or print name of person signing		

RECORD FEE 10.00  
#14218 D040 R01 T15:09  
APR 13 84

1984 APR 13 PM 3:27  
E. AUBREY COLLISON  
CLERK

1000

Mailed to Secured Party

Debtor or Assignor Form

## FINANCING STATEMENT

- ☒ Not subject to Recordation Tax  
☐ Subject to Recordation Tax; Principal  
 Amount is \$ .....

☐ To be Recorded in Land Records (For Fixtures Only).Name of DebtorAddress

Inflatable Technology, Inc.

2824 Solomons Island Rd.  
Edgewater, MD 21037Secured PartyAddressAssignee

FARMERS NATIONAL BANK OF MARYLAND - 5 Church Circle, Annapolis, Md.

RECORD FEE 11.00  
FILING 11.00  
APR 13 1984Attach separate  
list if necessary

1. This Financing Statement covers the following types (or items) of property  
 (the collateral):

All inventory, accounts receivable, equipment, furniture &  
 fixtures, leasehold improvements and other assets, now owned  
 or hereafter acquired with all proceeds therefrom.

2. The collateral property is affixed or to be affixed to or is or is to be crops on the  
 following real estate:

3. ☒ Proceeds } of the collateral are also specifically covered.  
☐ Products }

4. Mr. Clerk: Mail instrument to secured party named above or assignee, if any, at the  
 address stated.

Debtor (or Assignor)

Secured Party (or Assignee)

Inflatable Technology, Inc.

FARMERS NATIONAL  
BANK OF MARYLAND

Tim Curtis, President

BY

Type or print names under signatures

Mail to: FARMERS NATIONAL BANK OF MARYLAND  
 5 CHURCH CIRCLE  
 ANNAPOLIS, MARYLAND 21401

Mailed to:

RECEIVED FOR RECORD  
CIRCUIT COURT, ALBANY COUNTY

1984 APR 13 PM 4:07

E. AUDREY COLLISON  
CLERK11.00  
50

Debtor or Assignor Form

## FINANCING STATEMENT

- ☒ Not subject to Recordation Tax  
☐ Subject to Recordation Tax; Principal  
Amount is \$ .....

☐ To be Recorded in Land Records (For Fixtures Only).

Name of DebtorAddress

B/R Instrument Corporation

P.O. Box 7  
Pasadena, MD 21122Secured PartyAddressAssignee

FARMERS NATIONAL BANK OF MARYLAND - 5 Church Circle, Annapolis, Md.

RECORD FEE 11.00  
POSTAGE 50  
APR 13 84Attach separate  
list if necessary

1. This Financing Statement covers the following types (or items) of property  
(the collateral):

All accounts, equipment and inventory now owned or hereafter acquired  
by Borrower and all proceeds (cash and non-cash) of such accounts,  
equipment and inventory.

2. The collateral property is affixed or to be affixed to or is or is to be crops on the  
following real estate:

3. ☐ Proceeds } of the collateral are also specifically covered.  
☐ Products }

4. Mr. Clerk: Mail instrument to secured party named above or assignee, if any, at the  
address stated.

Debtor (or Assignor)

Secured Party (or Assignee)

B/R Instrument Corporation

FARMERS NATIONAL  
BANK OF MARYLANDBY: *Roger L. Park Pres*BY: *Roger L. Park Pres*

Type or print names under signatures

Mail to: FARMERS NATIONAL BANK OF MARYLAND  
5 CHURCH CIRCLE  
ANNAPOLIS, MARYLAND 21401RECEIVED FOR RECORD  
CIRCUIT COURT, A. & C. COUNTY

1984 APR 13 PM 4:07

E. AUBREY COLLISON  
CLERK11.00  
50

ANNAPOLIS FEDERAL SAVINGS AND LOAN ASSOCIATION  
Annapolis, Maryland 21401

BOOK 472 PAGE 292

251655

FINANCING STATEMENT

1. Name of Debtor(s): Edgewater Hardware Supply, Inc.  
Address: 301 Londontowne Road  
Edgewater, MD 21037

Subject to  
recording tax  
of \$None  
Applicable

2. Name of Secured Party: Annapolis Federal Savings and Loan Association  
Address: P.O. Box 751  
Annapolis, MD 21401

RECORD FEE 11.00  
POSTAGE .50  
#14257 0040 R01 T16-03  
APR 13 84

3. This Financing Statment covers the following types (or items) of  
property:  
(1) Inventory  
(2) Accounts Receivable

Debtor(s):

Secured Party:

Edgewater Hardware Supply, Inc.  
Howard Victor Hall, President

ANNAPOLIS FEDERAL SAVINGS  
AND LOAN ASSOCIATION

By

(Authorized Signature)

John M. Crook, Vice President

(Type Name and Title)

(NOTE: Type name under each  
signature and if company,  
type name of company and  
name and title of  
authorized signer.)

Mailed to Secured Party

1100/50

RECEIVED FOR RECORD  
SARATOGA COUNTY, N.Y.

1984 APR 13 PM 4:14

E. AUBREY COLLISON  
CLERK





BOOK 472 PAGE 293

251657

This **FINANCING STATEMENT** is presented to a filing officer for filing pursuant to the Uniform Commercial Code: 3. Maturity date (if any):

1. Debtor(s) (Last Name First) and address(es) Clarke, Louis L. 8309 Woodland Rd. Pasadena, MD 21122 44-19761-8302159	2. Secured Party(ies) and address(es) Tidewater Trac. Wye Mills, Md.	For Filing Officer (Date, Time, Number, and Filing Office)  <i>Mail To:</i>
4. This financing statement covers the following types (or items) of property:  1-MF 226-Blade S/N 6510 1-MF 995-Tractor S/N 985012		5. Assignee(s) of Secured Party and Address(es) Massey Ferguson Credit Corp. P.O. BOX 10357 Des Moines, Ia 50306

This statement is filed without the debtor's signature to perfect a security interest in collateral. (check ☒ if so)  
☒ already subject to a security interest in another jurisdiction when it was brought into this state.  
☐ which is proceeds of the original collateral described above in which a security interest was perfected:

Check ☒ if covered. ☒ Proceeds of Collateral are also covered. ☐ Products of Collateral are also covered. No. of additional Sheets presented:  
Filed with: Anne Arundel County

By: \_\_\_\_\_ Signature(s) of Debtor(s)

By: *Senpattugens* Signature(s) of Secured Party(ies)

MASSEY FERGUSON CREDIT CORP. 3-6-84

(1) Filing Officer Copy - Alphabetical 11<sup>00</sup>/<sub>50</sub> STANDARD FORM - FORM UCC-1.

RECORD FEE 11.00  
POSTAGE .50

#14260 C345 R01 T14:05  
APR 13 84

Mailed to Assignee

RECEIVED FILING OFFICE  
ANNE ARUNDEL COUNTY

1984 APR 13 PM 4:15

E. AUSTIN COLLISON



Anne Arundel County

\$11.50 filing fee  
\$133.00 taxes

BOOK 472 PAGE 294

251656

File No. ....  
Record Reference:  
Liber..... Folio.....

### FINANCING STATEMENT

- ..... Not subject to Recordation Tax. .... To Be Recorded in The Land Records  
(For Fixtures Only).  
~~xxx~~ Subject to Recordation Tax on prin-  
cipal amount of \$ 19,115.69 .....

This Financing Statement is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. The name(s) and address(es) of the Debtor(s) is(are)

<u>Name of Debtor</u>	<u>Address</u>
Business Systems Development, Inc.	833 Annapolis Road Gambr'ls, Maryland 21054

2. The name and address of the Secured Party (or Assignee) is:  
THE CITIZENS NATIONAL BANK  
Fourth and Main Streets  
Laurel, Maryland

RECORD FEE 11.00  
RECORD TAX 133.00  
POSTAGE .50  
#14261 0345 R01 116:06  
APR 13 84

to which this Statement should be delivered after it is recorded and from which addi-  
tional information may be obtained.

3. This Financing Statement covers the following types (or items) of property (the collat-  
eral):

See attached 'Schedule Describing Collateral'

4. The collateral property is affixed or to be affixed to or is to be crops on the follow-  
ing real estate: (Describe - include house number and street or block reference where  
applicable).

5. ~~xxx~~ Proceeds)  
.....) of the collateral are also specifically covered.  
~~xxx~~ Products)

<u>Debtor</u>	<u>Secured Party (Assignee)</u>
Business Systems Development, Inc. ....	THE CITIZENS NATIONAL BANK

By: x Walter L. Culberson, Jr.  
Walter L. Culberson, Jr. Pres.

By: Michael J. Loppatto  
Michael J. Loppatto, VP

By: x Walter L. Culberson, Sr.  
Walter L. Culberson, Sr. V. Pres.

Type or print all names and  
titles under signatures.

Mailed to Secured Party

1100  
133.00  
1.50

RECEIVED FOR RECORD  
ANNE ARUNDEL COUNTY

1984 APR 13 PM 4:15

E. AUBREY COLLISON  
CLERK



# SCHEDULE DESCRIBING COLLATERAL

BOOK 472 PAGE 295

(This Schedule is to be used to describe the collateral referred to in the SECURITY AGREEMENT executed on the 23rd day of March, 1984, by Debtors and is hereby expressly made a part of said SECURITY AGREEMENT.)

## DESCRIPTION OF COLLATERAL

1979 Chevrolet Corvette,	serial number 1Z8789S440515
TeleVideo TS803	Microprocessor serial number 830508066
TeleVideo TS803	Microprocessor serial number 83100804G
TeleVideo TS803	Microprocessor serial number 83100815G
TeleVideo TS800A	Microprocessor serial number 83030202A
TeleVideo TS806/20	Microprocessor serial number 83050157D
Osborne 1	Microprocessor serial number 225836
Anadex WP-6000	Printer serial number W02008
Cltoh Prowriter1	Printer serial number AP207831
Daisywriter 48K	Printer serial number 042392

WITNESS: \_\_\_\_\_

Michael J. Loppatto

WITNESS: \_\_\_\_\_

Michael J. Loppatto

Business Systems Development, Inc.

by: Walter L. Culberson, Jr. (SEAL)

Walter L. Culberson, Jr. Pres.

by: Walter L. Culberson, Sr. (SEAL)

Walter L. Culberson, Sr. V. Pres.

ADDRESS: 833 Annapolis Road  
(STREET)

Gambrills, Md. 21054

(CITY, COUNTY, AND STATE)

AA Co.  
10.50

BOOK 472 PAGE 296

UNIFORM COMMERCIAL CODE  
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT ETC. — FORM UCC-3  
THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 216517  
RECORDED IN LIBER 383 FOLIO 403 ON 2-24-78 (DATE)

1. DEBTOR

Name Modern Electric, Inc  
location #1 307 Chalmers Avenue Ferndale, Md 21061  
Address #2 #9 Baltimore Annapolis Blvd. Ferndale, Md 21061

2. SECURED PARTY

Name BORG WARNER ACCEPTANCE CORPORATION  
Address 1900 SULPHUR SPRING ROAD  
BALTIMORE MARYLAND 21227  
Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any)

CHECK <input checked="" type="checkbox"/> FORM OF STATEMENT	A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.	B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:
	C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:	D. Other: AMENDMENT <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.)
	amend #2 address to: 7221 Baltimore Annapolis Blvd. Ferndale, Maryland 21061	

RECORD FEE 10.00  
POSTAGE .50  
#14263 C345 101 T16:08  
APR 13 84

Mailed to Secured Party

Dated 3-7-84

Paul J. Wohkittel  
(Signature of Secured Party)  
PAUL J. WOHKITTEL  
Type or Print Above Name on Above Line

X [Signature]

1984 APR 13 PM 4:15  
E. ADRIEN COLLISON  
CLERK  
CR  
CLERK

10<sup>00</sup>  
10<sup>50</sup>

10<sup>00</sup>  
10<sup>50</sup>



## STATE OF MARYLAND

## FINANCING STATEMENT FORM UCC-1

Identifying File No. \_\_\_\_\_

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ \_\_\_\_\_

If this statement is to be recorded in land records check here. ☐

This financing statement Dated \_\_\_\_\_ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

## 1. DEBTOR

Name Raschke, Rupert T. Jr.  
Address 1716 Farmington Ct. Crofton, MD. 21114

## 2. SECURED PARTY

Name Key Capital Corp.  
Address 57 River St. Wellesley Hills, Ma. 02181

Person And Address To Whom Statement Is To Be Returned If Different From Above.

## 3. Maturity date of obligation (if any) \_\_\_\_\_

4. This financing statement covers the following types (or items) of property: (list)
- 1983 Catalina 30' serial CTYN30183M USCC O/N 655680  
Single Gas engine serial# 4UF286748  
Combi total data instrutments  
Horizon 25 radio

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

- ☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

- ☐ (Proceeds of collateral are also covered)
- ☐ (Products of collateral are also covered)

Rupert T. Raschke Jr.  
(Signature of Debtor)

Rupert T. Raschke Jr.  
Type or Print Above Name on Above Line

\_\_\_\_\_  
(Signature of Debtor)

\_\_\_\_\_  
Type or Print Above Signature on Above Line

Robert T. Lindblad  
(Signature of Secured Party)

ROBERT T. LINDBLAD  
Type or Print Above Signature on Above Line

Mailed to Secured Party

## STATE OF MARYLAND

251659

## FINANCING STATEMENT FORM UCC-1

Identifying File No. \_\_\_\_\_

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ \_\_\_\_\_

If this statement is to be recorded in land records check here. ☐

This financing statement Dated \_\_\_\_\_ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

## 1. DEBTOR

Name Helen L. PeakeAddress 1716 Farmington Ct. Crofton, MD. 21114

## 2. SECURED PARTY

Name Key Capital Corp.Address 57 River St. Wellesley Hills, Ma. 02181

Person And Address To Whom Statement Is To Be Returned If Different From Above.

## 3. Maturity date of obligation (if any) \_\_\_\_\_

## 4. This financing statement covers the following types (or items) of property: (list)

1983 Catalina 30' serial # CTYN30183M USCG O/N 655680  
 Single Gas engine serial # 4UF286748  
 Combi total data instrutments  
 Horizon 25 radio

CHECK ☒ THE LINES WHICH APPLY6. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)"NOT SUBJECT TO  
RECORDATION TAX."☐ (Proceeds of collateral are also covered)☐ (Products of collateral are also covered)

Helen L. Peake  
 (Signature of Debtor)

Helen L. Peake

Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Robert T. Lindblad  
 (Signature of Secured Party)

ROBERT T. LINDBLAD

Type or Print Above Signature on Above Line

Mailed to Secured Party

251660

BOOK 472 PAGE 299

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code:		
1. Debtor(s) (Last Name First) and address(es) L.B. Smith, Inc. — <del>Mid South</del> Baltimore-Washington Expressway and Dorsey Road Hanover, Maryland 21076	2. Secured Party(ies) and address(es) Harnischfeger Corporation 13400 Bishops Lane Brookfield, Wisconsin 53005	3. Maturity date (if any): For Filing Officer (Date, Time, Number, and Filing Office)
4. This financing statement covers the following types (or items) of property:  One (1) P&H Omega Model S-20, Serial No. 71426 Crane		5. Assignee(s) of Secured Party and Address(es)

This statement is filed without the debtor's signature to perfect a security interest in collateral. (check ☒ if so)

☐ already subject to a security interest in another jurisdiction when it was brought into this state.

☐ which is proceeds of the original collateral described above in which a security interest was perfected:

Check ☒ if covered: ☒ Proceeds of Collateral are also covered. ☐ Products of Collateral are also covered. No. of additional Sheets presented:

Filed with:

L. B. Smith, Inc. — ~~Mid South~~

By:

Signature(s) of Debtor(s)

Harnischfeger Corporation

By:

E. H. Perlewitz, Asst. Treasurer

(1) Filing Officer Copy — Alphabetical

STANDARD FORM - FORM UCC-1.

Mailed to Secured Party

RECEIVED FILING OFFICE  
CIRCUIT COURT, L.A. COUNTY

1984 APR 16 AM 9:29

E. AUBREY COLLISON  
CLERK

## FINANCING STATEMENT FORM UCC-1

Identifying File No. \_\_\_\_\_

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK.

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here \$ \_\_\_\_\_

If this statement is to be recorded in land records check here. ☐This financing statement Dated April 16, 1984 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

## 1. DEBTOR

Name W. CLARK McCLELLAND and MARJORIE M. McCLELLAND, his wifeAddress Unit 420 South River Landing Road, Edgewater, Maryland 21037

## 2. SECURED PARTY

Name ADMIRAL-BUILDERS SAVINGS AND LOAN ASSOCIATIONAddress 1746-48 York Road, Lutherville, Maryland 21093William M. Levy, Esquire, 1507 Fidelity Bldg., Balto., Md. 21201

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) July 1st, 1985

4. This financing statement covers the following types (or items) of property: (list)

Fixtures and chattels in the nature of fixtures, affixed and/or appurtenant to the property described in a Second Deed of Trust of even date from the Debtors to the Secured Party contained in the property set forth in Item 5 hereof.

CHECK ☒ THE LINES WHICH APPLY6. ☐ (If collateral is crops) the above described crops are growing or are to be grown on: (describe real estate)☒ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

Unit 420 South River Landing Road, First Assessment District of Anne Arundel County, State of Maryland.

☐ (Proceeds of collateral are also covered)☐ (Products of collateral are also covered)

W. Clark McClelland  
(Signature of Debtor)

W. CLARK McCLELLAND  
Type or Print Above Signature on Above Line

Marjorie M. McClelland  
(Signature of Debtor)

MARJORIE M. McCLELLAND  
Type or Print Above Signature on Above Line

ADMIRAL-BUILDERS SAVINGS AND  
LOAN ASSOCIATION

BY: Karl M. Levy  
(Signature of Secured Party)

KARL M. LEVY  
Type or Print Above Name on Above Line

RECEIVED FOR RECORD  
CIRCUIT COURT, A.A. COUNTY

1984 APR 16 PM 12:06

E. AUDREY COLLISON  
CLERK

Mailed to Secured Party

12.00

RECORD FEE 12.00  
POSTAGE 50  
M4272 C345 RM1 T11:43  
APR 16 84



## FINANCING STATEMENT FORM UCC-1

Identifying File No. \_\_\_\_\_

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK.

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here \$ \_\_\_\_\_

If this statement is to be recorded in land records check here. ☐This financing statement Dated April 16, 1984 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

## 1. DEBTOR

Name W. CLARK McCLELLAND and MARJORIE M. McCLELLAND, his wifeAddress Unit 420 South River Landing Road, Edgewater, Maryland 21037

## 2. SECURED PARTY

Name ADMIRAL-BUILDERS SAVINGS AND LOAN ASSOCIATIONAddress 1746-48 York Road, Lutherville, Maryland 21093William M. Levy, Esquire, 1507 Fidelity Bldg., Balto., Md. 21201

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) May 1st, 2014

4. This financing statement covers the following types (or items) of property: (list)

Fixtures and chattels in the nature of fixtures, affixed and/or appurtenant to the property described in a Deed of Trust of even date from the Debtors to the Secured Party contained in the property set forth in Item 5 hereof.

CHECK ☒ THE LINES WHICH APPLY5. ☐ (If collateral is crops) the above described crops are growing or are to be grown on: (describe real estate)☒ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

Unit 420 South River Landing Road, First Assessment District of Anne Arundel County, State of Maryland.

☐ (Proceeds of collateral are also covered)☐ (Products of collateral are also covered)

W. Clark McClelland  
(Signature of Debtor)

W. CLARK McCLELLAND

Type or Print Above Signature on Above Line

Marjorie M. McClelland  
(Signature of Debtor)

MARJORIE M. McCLELLAND

Type or Print Above Signature on Above Line

ADMIRAL-BUILDERS SAVINGS AND  
LOAN ASSOCIATION

BY: Karl M. Levy  
(Signature of Secured Party)

KARL M. LEVY

Type or Print Above Name on Above Line

RECORD FEE 12.00  
POSTAGE .50  
#14291 0345 R01 T11:42  
APR 16 84

Mailed to Secured Party

12.00  
-50

751663

maryland national bank

FINANCING STATEMENT

1. ☐ To Be Recorded in the Land Records at \_\_\_\_\_
2. ☒ To Be Recorded among the Financing Statement Records at Anne Arundel County
3. ☐ Not subject to Recordation Tax.
4. ☒ Subject to Recordation Tax on an initial debt in the principal amount of \$ 79.50 The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to Anne Arundel County 3/28/84

5. Debtor(s) Name(s) Address(es)  
Herbert Gottlieb, DDS, P.A. 1404 Crain Highway  
Glen Burnie, Maryland 21061

6. Secured Party  
Maryland National Bank  
Attention: W. M. Pace, Jr.

Address  
7133 Rutherford Road  
Rutherford Plaza  
Baltimore, Maryland 21207

RECORD FEE 37.00  
RECORD TAX 42.00  
POSTAGE .50  
#14285 0345 R01 T11:30  
APR 16 84

7. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property:

☐ A. *Inventory*. All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof.

☐ B. *Contract Rights*. All of the contract rights of each Debtor both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☒ C. *Accounts*. All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.

☐ D. *General Intangibles*. All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☐ E. *Chattel Paper*. All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, and the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.

☒ F. *All Equipment*. All of the equipment of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☒ G. *Specific Equipment*. All of the equipment of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☐ H. *Other*. All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.

8. ☐ All or a portion of the property described above is affixed or is to be affixed to or is or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference.

Herbert Gottlieb, DDS, P.A.  
By: [Signature] (Seal)  
Herbert Gottlieb, President

Secured Party  
Maryland National Bank

[Signature] (Seal)

W. M. Pace, Jr., Vice President  
Type name and title

Mailed to Secured Party

Mr. Clerk: Please return to Maryland National Bank to the officer and at the address set forth in paragraph 6 above.

207-95 REV 4/82

RETURN TO:

MARYLAND NATIONAL BANK  
ATTN: LOAN OPERATIONS (02-04-07)  
P.O. BOX 17047  
BALTIMORE, MARYLAND 21203

171 3338/9001

37.00  
42.50

APR 16 PM 12:05  
AUBREY COLLISON  
CLERK

SCHEDULE A

1.

BOOK 472 PAGE 303

H/C	One Lumix X-Ray #65	1,995.00		
P&C	One Track Light	1,430.00		
Adec	One Priority Chair	3,795.00		
G.E.	One GE-700 Tubehead	3,700.00		
Wehmer	One W-102	1,050.00		
"	One W-104	600.00		
Adec	One Asst. Upper & Lower Preferenc	3,280.00		
"	One Asst. Preference Double Wall			
	w/Porter N20 Cutout	450.00		
Adec	One Wall Mtd. Duo Unit	2,715.00		
"	One #6440 Amalgamator	445.00		
Porter	One N20 System for Preference	1,800.00		
Adec	One Asst.'s Stool	425.00		
"	One Dr.'s Stool	350.00		
"	One Adec Wall	265.00		
	Less: Healthco Special		3,368.00	
	Add : Sales Tax	946.60		
	Balance Due			19,878.60
	Terms: If paid atleast 30 days prior to delievery a credit of 5% will be applied towards the merchandise account.			
	i.e., \$993.93.			

This statement is certified just and correct.  
Payment has not been previously received.

Deeley Dental Supply

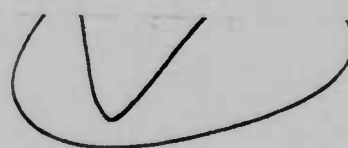
C. W. Jackson  
C. W. Jackson, Asst. Treasurer

SCHEDULE A

BOOK 472 PAGE 304

2.

50 CASE SET UP



BONDED APPLIANCES:

100 UP. CENTRALS	100 @ 2.60	.....	260.00
100 UP. LATERALS	100 @ 2.60	.....	260.00
50 UP. CUSPIDS W/HOOKS	50 @ 2.60	.....	146.00
50 UP. CUSPIDS	50 @ 2.60	.....	130.00
100 UP. BICUSPIDS	100 @ 2.45	.....	245.00
200 LWR. INCISORS	200 @ 2.45	.....	490.00
100 LWR. CUSPIDS	100 @ 2.60	.....	260.00
100 LWR. BICUSPIDS	100 @ 2.45	.....	245.00

→ 21036

BANDED APPLIANCES:

200 UP. BICUSPIDS	200 @ 2.71	.....	542.00
200 LWR. BICUSPIDS	200 @ 2.71	.....	542.00
200 UP. 1st MOLARS	200 @ 4.54	.....	908.00
200 LWR. 1st MOLARS	200 @ 3.64	.....	728.00
200 UP. 2nd MOLARS	200 @ 3.31	.....	662.00
200 LWR. 2nd MOLARS	200 @ 3.31	.....	662.00

→ 4094

TOTAL 6080

ORTHODONTIC

SUPPLIES, BRACKETS ETC

~~877.55~~  
\$ 9,257.56



SCHEDULE A

BOOK 472 PAGE 305

3.

12 #NW100 Neckstraps 8 - 28 oz. \$5.50 ea. - 66  
#NW321 321 16 - 32 oz. \$6.55 ea.

Ortho Publications  
P.O. Box 883  
Westfield,  
N.J. 07091

WRITE + ORDER

25 Booklets: "Orthodontics for our Adults"

Zulauf, Inc.  
P.O. Box 6661,  
Lubbock,  
Texas 79413

WRITE + ORDER

25 Booklets: "It's up to You" (Blue Books)  
4 Box Small Wax Packages (2 Scented 2 Regular)

Ormco  
1332 South Lone Hill Avenue  
Glendora  
CA. 91740  
(800) 854-1741

ORMCO

END OUR KIT / INCLUDE PAST SET

2		Triple Beak Pliers		
1	#801-0082	Arch Contouring Pliers		
2	#801-0061	Howe Pliers	\$37.00	- 74
1	#846-1000	Standard Arch Turret (Blue)	\$48.00	
2	#801-0081	Arch Pliers	\$40.00	- 80
3	#270-0010	Steel Ligatures .010	\$11.50	- 32.50
2	#700-0107	Lingual Ortho. Pamphlets	\$ 9.50	Box
1	#740-0012	Porcelain Primer	\$ 8.90	
1	#221-1030	Coil Spring - Open	\$ 5.25	
1	#222-1030	Coil Spring - Closed		
		14" Length Wire 16x16	\$12.50	
		14" Length Wire 16x22	\$12.50	
		14" Length Wire 17x25	\$12.50	
4	#264-1117	Respond Wire .0175 (14")	\$16.50	- 66
4		TMA Preformed 16x22	\$45.50	- 32
4		D-Rect Wires	\$22.70	
12		Lingual Buttons - Bondable		
		Low Profile	\$ 1.20	- 14.40
1	Small	Orthodontic Cement	\$51.94	
1		Bracket Sorting Box		

NO CHARGE

777.80

Name Tags  
Custom Name Tags  
P.O. Box 28307  
San Jose,  
California 95159

\$3.95

SCHEDULE A

BOOK 472 PAGE 306

4.

U24 4226

IMPRESSION TRAY KIT. / STYROFOAM TRAYS.

1	KIT		
2	#811-001	Nylon Band Seaters	\$25
1	#701-402	Baum Ceph Protractor	\$10
1	#701-603	Tracing Template	\$3
1	#603-026-	Arch Markers	\$6
1	#807-002 -	Boone Gauge	\$18.50
4	#406-407 -	Elastic Ligatures (A1 Gray)	\$25/17
2	#406-410 -	Separators S2	\$35/13
1	#406-043 -	Rotation Wedges	\$20.45/100
1	#ETM 804-106 -	Bracket Removing Plier	
1	#ETM 804-601 -	Weingard Angled	\$54.75
1	#802-001 -	Ligature Ligator	
1	#802-003 -	Extra Spool	
1	#804-602 -	Rose Torquing Plier	\$54.75
2	#816-002 -	Sickle Style Cement Remover	\$14.95
10	#450-003/4/5	Retainer Boxes/yellow, ivory	
		<del>Weldable E.O. Hooks</del>	<del>\$7.10/10</del>
		<del>Weldable Arch Hooks</del>	<del>\$7.10/10</del>
		<del>Weldable Stops</del>	<del>\$22.40/100</del>
	#538-610 -	Split E.O. Hooks	\$7.60/10
	#537-610 -	Split Arch Hooks	\$7.60/10
	#518-610 -	Split Stops	\$31.30/100
2	#815-404	Tweed Loop Forming Plier	\$59
2	#809-003	Deluxe Alastic Needle Holder	

408.75

American Orthodontics  
1714 Cambridge Ave.  
Sheboygan, Wisconsin 53081  
(800) 558-7687

2	#854-210	Powerchain (open)	\$22.50	
2	#854-211	Powerchain (closed)gray	\$22.50	
2	#854-215	E-Z Tie Thread	\$5.65	
2		<del>Speedo Plastic Ligature</del>		
		<del>directors, double-ended</del>		
		Braider Rectangular Ideal Arch Forms:		
3	size mm	16x16	16x22	17x25
3	56	851-256	851-356	851-456 \$9.20/10
3	60	851-260	851-360	851-460 \$9.20/10
2		Wire Holder For Brader		
		Wires- Triple		

N/C

Not pay

N/C Not pay  
69.05

477.80

SCHEDULE A

BOOK 472 PAGE 307

5.

(800) 828-7626

3	GL2758	Herbst Booklet	\$2.50	- 7.50
5	GL2757	Frankel Booklet	\$2.50	12.50
2	GL2716	"Faces & Frankels" Booklets	\$5	- 10.00

SEND \* Lab Boxes, Shipping Labels, Prescriptions FORMS

T.P. Laboratories  
P.O. Box 73  
LaPorte, Indiana 46350  
(800) 348-8856

30.00

1	#351-020	Separating Springs	\$20	
1	#353-020	Package of 100	\$20	
1	#100-135	Sep-a-ring Placing Pliers	\$27.50	
2	#230-110	.014 Australian Wire	\$4ea	8-
2	#231-310	.016 Australian Wire	\$4ea	8-
2	#232-410	.018 Australian Wire	\$4ea	8-
1	#361-200	Elastic dispenser kit	\$61.75	
1	#100-397	To include 3/16H; 1/4 Blue; 1/4 H; 5/16M; 5/16H; 3/8H		
1	#100-397	Tongue-Away		

\* Ship Lab Boxes, Mailing Labels, Prescriptions

153.25

"A" Company -  
1-(800) 854-2776

5	#010-121	FaceBows	\$3.48ea	17.40
5	#010-122	FaceBows	\$3.48ea	17.40
5	#010-123	FaceBows	\$3.48ea	17.40
5	#010-124	FaceBows	\$3.48ea	17.40

~~Acclipad + Straps. 3~~

69.60

G.A.C. International  
P.O. Box 374  
Commack, N.Y. 11725  
(800) 645-5530

1	#BCE 1400	Cheek Retractors	\$22.50
		includes: 2 sets retractors	

Lester Dine  
Farmingdale, N.Y.  
(516) 454-6100

C.O.D.

1	#13C	Steel Mirrors	\$35.00	- 35
2	#12G	Cheek Retractors	\$ 8.00	- 16
		(Double-Ended)		

\$6.00

306.35

SCHEDULE A

BOOK 472 PAGE 308

6.

1 #3522 Idealite Illuminator \$58  
 100- #3056 Pamphlets (Your first \$33.85  
 days in ortho) 91.00  
 #1945 Imprint[("Your Name)ie DCA  
 #6408 Best Face Forward  
 #2801 Adult Orthodontics  
 #6157 You & Your Headgear  
 #6262 You & Your Elastics

Orthopli Corp.  
 10061 Sandmeyer Lane  
 Philadelphia, Pa. 19116  
 (215) 671-1000 800-237-3737

2 #0167 Ligature Tying/Tucking \$19ea 38  
 2 #0103-s Plier Rack (Drallier) \$29ea 58  
 4 #0103-T Instrument Holders \$9.50 38.-  
 1 #095-S Bracket/Adhesive remover \$43.50  
 1 #023 Bernard Plier w/cutter \$17 85-  
 2 #020-H Hard Wire Cutter (5 1/2") \$42.50 72  
 2 #018-MR Mathiew Elastic Inserting \$36  
 plier 84.-  
 2 #030 Light Wire Plier (no grooves) \$40.50 36  
 2 #080 Band Pusher (style 300) \$18

#7 HEAD GEAR PLYERS (36AK) (23-)

Dentronix Inc.  
 135 Industrial Drive  
 Ivyland, Pa. 18974  
 (800) 523-5944

1 #347 Posterior Band Remover \$30  
 1 347 I Posterior Band Remover \$39  
 1 #200 Distal End Cutter \$45  
 1 #200S Distal End Cutter (small) \$45 40  
 2 #220 Bracket Placement pliers \$20

Orthodontic Lab & Supply Co. Inc.  
 7821 Airpark Rd.  
 Gaithersburg, Md.  
 (301) 869-3800

HEAD GEAR CASES

4 #134 Foil Laminated Wafers \$5.85 23.40  
 1 #136 Utility Wax Strips \$6.26  
 2 #270 Wire Racks \$22.75 45.50  
 12 Mouth Guards \$22.95 275.40  
 Preformed Round Arch Wires:  
 100 .014 Upper & Lower \$31.95  
 100 .016 Upper & Lower  
 100 .018 Upper & Lower 1143.96



SCHEDULE A

7.

BOOK 472 PAGE 309

2 #901-836 Expando Retractors *Sm.*  
2 #901-837 Expando Retractors *Med.*

TOOTH BRUSHES *Butler*  
- Regular  
- Prox brushes  
- Traveling Brush.

## EXHIBIT A

CERTIFICATION FOR ALLOCATION  
OF MARYLAND RECORDATION TAX

BOOK 472 PAGE 319

Date: 1/20/84

TO: CLERK, CIRCUIT FOR : Anne Arundel County

RE: Dr. Gottlieb

With respect to the above referenced loan and to the personal property (the "Collateral") securing that loan, the Debtor hereby certifies to the best of the Debtor's knowledge, information and belief that the value of each portion of the Collateral and the amount of indebtedness attributable to each portion of the Collateral are as follows:

1. Value of exempt Collateral \$ 20,000
2. Value non-exempt Collateral \$ 5,000
3. Total Value of Collateral \$ 25,000
4. Computation of Amount of Debt Exempt from Recordation Tax:

<u>Value of Exempt Collateral</u> Total Collateral	x	Total Amount of Debt Secured	=	Amount of Debt Exempt from Tax
---	---	------------------------------------	---	--------------------------------------

\$ 20,000	x	\$ 32,000	=	25,600
\$ 25,000				

5. Amount of Non-Exempt Debt: \$ 6,400

6. Recordation Tax  
Due on Non-Exempt Debt:

\$ 7.00	x	\$ 6,400	=	\$ 42.00
---------	---	----------	---	----------

By: 

W. M. Pace, Jr.

By: 

Herbert Gottlieb

BOOK 472 PAGE 311

LINE 466 PAGE 168

249168

BANK OF SOUTHERN MARYLAND

Box 310  
Hughesville, Md. 20637

Debtor or Assignor Form

FINANCING STATEMENT

☒ Not subject to Recordation Tax  
☐ Subject to Recordation Tax; Principal  
Amount is \$

☐ To Be Recorded in Land Records (For  
Fixtures only).

Name of Debtor

Carroll F. Hawkins

Address

429 4th Street  
Annapolis, Md. 21403

SECURED PARTY (OR ASSIGNEE)

BANK OF SOUTHERN MARYLAND — Address Box 36 Hughesville, Md. 20637

Attach separate  
list if necessary

1. This Financing Statement covers the following types (or items) of  
property (the collateral):  
My entire 50% interest in 10 acres of tobacco

2. The collateral property is affixed or to be affixed to or is to be crops  
on the following real estate:

Now housed on the farm of W. Tudon Jones  
in the Annapolis election district  
Anne Arundel County, Md.

3. ☒ Proceeds } of the collateral are also specifically covered.  
☐ Products }

4. Mr. Clerk: Mail instrument to secured party named above or assignee,  
if any, at the address stated.

Debtor (or Assignor)

Carroll F. Hawkins  
Carroll F. Hawkins

Secured Party (or Assignee) Mailed to Secured Party

BANK OF SOUTHERN MARYLAND

BY

Cathy Cry

Type or print names under signatures

Dear Clerk,

This is to certify that the Bank  
of Southern Maryland no longer claims a security  
interest in the above filing.

Eugene L. Dyson

RECORD FEE 10.00  
POSTAGE .50  
#14262 C345 R01 T16:07  
APR 13 84

Mailed to Secured Party  
1984 APR 13 PM 4:15  
E. AUBREY COLLISON  
CLERK

## STATE OF MARYLAND

BOOK **472** PAGE **312**

UNIFORM COMMERCIAL CODE  
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT ETC. — FORM UCC-3  
THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 228774  
RECORDED IN LIBER 417 FOLIO 136 ON October 16, 1979 (DATE)

## 1. DEBTOR

Name WILLOWS ASSOCIATES  
Address 4417 Colmar Gardens Drive, Baltimore, Maryland 21211

## 2. SECURED PARTY

Name GOVERNMENT NATIONAL MORTGAGE ASSOCIATION  
Address 510 Walnut Street, Philadelphia, Pennsylvania 19106

RETURN TO: THE RIGGS NATIONAL BANK OF WASHINGTON, D.C., AS TRUSTEE, c/o Citicorp Real Estate, Inc,  
c/o Reid & Priest, 40 West 57th Street, New York, NY 10019.  
Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) November 1, 2010

A. Continuation ☐  
The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.

B. Partial Release ☐  
From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:

C. Assignment ☒  
The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:

D. Other: ☐  
(Indicate whether amendment, termination, etc.)

All security interest in the collateral shown on the original financing statement is assigned to:

The Riggs National Bank of Washington, D.C., as Trustee  
c/o Citicorp Real Estate, Inc.  
c/o Reid & Priest  
40 West 57th Street  
New York, NY 10019

RECORD FEE 10.00  
POSTAGE .50

#54701 237 R02 T14:38  
APR 16 84

Filed to:

1050

GOVERNMENT NATIONAL MORTGAGE ASSOCIATION

Dated February 29, 1984

E. P. Carr  
(Signature of Secured Party)

E. P. Carr, Attorney-in-Fact\*

Type or Print Above Name on Above Line  
\*(appointment published at 24 C.F.R. 300.11.)

6-19-790706-8

CHECK ☒ FORM OF STATEMENT

BL  
CLERK

1984 APR 16 PM 2:42

E. ADRIAN COLLISON



## MARYLAND FINANCING STATEMENT

UCC-1

☒ Not Subject to Recordation Tax☐ Recordation Tax of \$ \_\_\_\_\_ onPrincipal Amount of \$ \_\_\_\_\_ is enclosed/  
has been paid (strike inapplicable phrase).

## For Filing Officer

File No.: \_\_\_\_\_

Record Reference: \_\_\_\_\_

Date &amp; Hour of Filing: \_\_\_\_\_

This financing statement is presented to a filing officer pursuant to the Uniform Commercial Code:

1. DEBTOR: Cherry Hill Sand & Gravel Co., Inc.

(Name or Names)

8170 Mission Road Jessup, Maryland 20794

(Address)

DEBTOR: \_\_\_\_\_

(Name or Names)

(Address)

2. SECURED PARTY: Union Trust Company of Maryland

(Name or Names)

P.O. Box 1077 Baltimore, MD 21203

(Address)

Attn: Commercial Equipment Finance Dept. #7G2353

3. ASSIGNEE (if any)

of SECURED PARTY: \_\_\_\_\_

(Name or Names)

(Address)

4. This Financing Statement covers the following types (or items) of property:

One - 1984 Ford Ranger Pick-up  
S/N: 1FTCR1098EUC28043RECEIVED  
CREDIT COUNTY CLERK  
1984 APR 16 PM 4:19  
E. AUBREY COLLISON  
CLERKRECORD FEE 11.00  
POSTAGE .50#14323 C345 ROL T14:16  
APR 16 84

5. The above described goods are affixed to, or are to be affixed to the following described real estate:

6. Proceeds of Collateral are covered hereunder: Yes ☒  
Products of Collateral are also covered: Yes ☐No ☐  
No ☒

Mailed to Secured Party

DEBTOR(S):

Cherry Hill Sand & Gravel Co., Inc.

By: \_\_\_\_\_

JAMES A. OPENS HAW  
(Type or print name of person signing)

By: \_\_\_\_\_

(Title)

(Type or print name of person signing)

SECURED PARTY:

Union Trust Company of Maryland

By: \_\_\_\_\_

JOHN S. TUCCITTO  
(Type or print name of person signing)Return To: Union Trust Company of MarylandP.O. Box 1077 Baltimore, MD 21203

Attn: Commercial Equipment Finance Dept. #7G2353

ATTN: STEVE BARDLEY

11.00  
5011.00  
50

UNIFORM COMMERCIAL CODE  
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.—FORM UCC-3  
THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 246982

RECORDED IN LIBER 461 FOLIO 71 ON April 19, 1983 (DATE)

1. DEBTOR

Name WINDSURFING UNLIMITED, INCORPORATED (A MD CORP) d/b/a WINDSURFING UNLIMITED, 7720 Old Georgetown Rd., Bethesda, MD 20814 & at 1806 Virginia Ave., Unit E, Annapolis, MD 21401 & maintains an additional place of business outside the State at Ruddertown, Dewey Beach, Delaware  
Address

2. SECURED PARTY

Name AMERICAN ACCEPTANCE CORPORATION

Address P.O. Box 808

Philadelphia, PA 19105

Person And Address To Whom Statement Is To Be Returned If Different From Above.

RECORD FEE

10.00

#14329 0345 R01 T14:40  
APR 16 84

3. Maturity date of obligation (if any) \_\_\_\_\_

CHECK ☒ FORM OF STATEMENT

A. Continuation ☐  
The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.

B. Partial Release ☐  
From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:

C. Assignment ☐  
The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:

D. Other: TERMINATION ☒  
(Indicate whether amendment, termination, etc.)

"This Statement of Termination of Financing is presented to a filing officer for filing pursuant to the Uniform Commercial Code. The Secured Party certifies that the Secured Party no longer claims a security interest under the Financing Statement bearing the file number shown above."

BL  
CLERK

1984 APR 16 PM 4:19  
E. AUDNEY COLLISON  
CLERK

Mailed to Secured Party

AMERICAN ACCEPTANCE CORPORATION

Dated March 30, 1984

Anna Mae Stumm  
(Signature of Secured Party)

Anna Mae Stumm, Authorized Signature

Type or Print Above Name on Above Line

1000

BOOK 472 PAGE 315

251665

This FINANCING STATEMENT is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code.		No. of Additional Sheets Presented:	Maturity Date 3. (optional):
1. Debtor(s) (Last Name First and Address(es): Chartwell Country Club St. Ives Drive Severna Park, Md. 21146	2. Secured Party(ies): Name(s) and Address(es): Royce Distributors, Inc. 10302 Southard Drive Beltsville, Md. 20705	4. For Filing Officer: Date, Time, No.-Filing Office	
5. This Financing Statement covers the following types (or items) of property: All Melex Golf Cars and Parts thereof, and all of Debtor's inventory of like kinds or types whenever acquired, by way of replacement, substitution, addition, or otherwise, and all additions and accessions thereto, and all proceeds of their sale or other <input checked="" type="checkbox"/> Proceeds — disposition. <input checked="" type="checkbox"/> Products of the Collateral are also covered.		6. Assignee(s) of Secured Party and Address(es): Melex, U.S.A. 1200 Front St. Suite 101 Raleigh, N.C. 27609	
8. Describe Real Estate Here: S.N. 166689 S.N. 166711 166691 166713 166699		9. Name(s) of Record Owner(s):	
No. & Street:	Town or City	County	Section Block Lot
10. This statement is filed without the debtor's signature to perfect a security interest in collateral (check appropriate box) <input type="checkbox"/> already subject to a security interest in another jurisdiction when it was brought into this state, or <input type="checkbox"/> which is proceeds of the original collateral described above in which a security interest was perfected:			
By <u>Chartwell Country Club</u> <u>[Signature]</u> Signature(s) of Debtor(s)		By <u>Royce Distributors, Inc.</u> <u>[Signature]</u> Signature(s) of Secured Party(ies)	

(1) FILING OFFICER COPY - NUMERICAL  
FORM DSCB-UCC-1 (Rev. 8-72)—Approved by Department of State of the Commonwealth of Pa.

11<sup>00</sup>/<sub>50</sub>

Mailed to Assigned

RECEIVED FOR RECORD  
CIRCUIT COURT, 3d JUDICIAL DISTRICT

1984 APR 16 PM 4:19

E. AUBREY COLLISON  
CLERK

BOOK 472 PAGE 316

251666

BJ 2501 9134

UNIFORM COMMERCIAL CODE - FINANCING STATEMENT  
(Maryland)

This Financing Statement is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. Debtor(s) (Last Name First) address(es) 1691 LIMITED PARTNERSHIP P.O. BOX 3032 CROFTON, MD 21114	2. Secured Party(ies) and Address(es) Ford Motor Credit Co. 2401 Research Blvd. Rockville MD 20850
--	---

mail to

For Filing Officer (Date, Time, Number and Filing Office)

3. This Financing Statement covers the following types (or items) of personal property:

1 AP3136 FORD 1910 TRACTOR, SER.#UP00345.

RECORD FEE 12.00

POSTAGE .50

#14344 C345 R01 T15:30  
APR 16 84

Check if covered: ☐ Proceeds of collateral covered ☐ Products of collateral covered

4. This transaction is exempt from the Recording Tax.

conditional sales contract from Gateway Ford Tractor, Inc.

Filed with:

Clerk of the Court

<i>1691 Limited Partnership by Berkshire, William</i> (SIGNATURE OF DEBTOR) 1691 LIMITED PARTNERSHIP by Berkshire, William, partner (SIGNATURE OF DEBTOR)	<i>T. D. Sterling</i> (NAME OF SECURED PARTY) BY: T. D. Sterling, Assistant Branch Manager PRINTED IN U.S.A.
---	--

FMCC 7098-M (MARYLAND) PREVIOUS EDITIONS MAY BE USED

12.00  
.50

RECEIVED FOR RECORD  
CIRCUIT COURT, BALTIMORE COUNTY

1984 APR 16 PM 4:19

E. AUBREY COLLISON  
CLERK

Mailed to Secured Party



☒ TO BE  
☐ NOT TO BE

**CROSS INDEXED**  
 IN  
 LAND RECORDS

☐ SUBJECT TO  
☒ NOT SUBJECT TO

RECORDING TAX  
 ON PRINCIPAL  
 AMOUNT OF \$ \_\_\_\_\_

## FINANCING STATEMENT

1. Debtor(s):

LEON S. NELLENBECK  
 Name or Names—Print or Type  
305 E MAPLE RD LINTHICUM, Md. 21090  
 Address—Street No., City - County State Zip Code

CAROL J. NELLENBECK  
 Name or Names—Print or Type  
305 E MAPLE RD LINTHICUM, Md. 21090  
 Address—Street No., City - County State Zip Code

2. Secured Party:

SEARS ROEBUCK & CO  
 Name or Names—Print or Type  
6650 KITCHIE HWY GAITHERSBURG, Md. 20878  
 Address—Street No., City - County State Zip Code

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary).

W/W CARPENT CON #35898  
 DRYWALL CON #127107

4. If above described personal property is to be affixed to real property, describe real property.

305 E. MAPLE  
 Linthicum, Md. 21090 (AA Cty)

5. If collateral is crops, describe real estate.

6. Proceeds of collateral ☐ are ☐ are not covered.

7. Products of collateral ☐ are ☐ are not covered.

DEBTOR(S):

SECURED PARTY:

Leon S. Nellenbeck  
 (Signature of Debtor)

Leon Nellenbeck

Type or Print

Carol J. Nellenbeck  
 (Signature of Debtor)

Carol Nellenbeck

Type or Print

Sears, Roebuck &amp; Company

(Company, if applicable)

(Signature of Secured Party)

J. D. Althouse-Credit Central Oper. Mgr.  
 Type or Print (Include title if Company)

TO THE FILING OFFICER: After this statement has been recorded please mail the same to:

Name and Address 6901 Security Blvd., Baltimore, Maryland 21207

MAIL TO:

Mailed to Secured Party

1500/50

1550

E. AUBREY COLLISON  
CLERK

1984 APR 16 PM 4:19

CR  
CLERKKL  
CLERK

RECORD FEE 15.00  
 POSTAGE 1.50  
 #14345 C345 R01 115:36  
 APR 16 84

☒ TO BE  
☐ NOT TO BE

**CROSS INDEXED**  
 [REDACTED] IN  
 LAND RECORDS

☐ SUBJECT TO  
☒ NOT SUBJECT TO

RECORDING TAX  
 ON PRINCIPAL  
 AMOUNT OF \$ \_\_\_\_\_

## FINANCING STATEMENT

1. Debtor(s):

John N. Tritz  
 Name or Names—Print or Type  
1318 Aster Dr. Glen Burnie, Md 21061  
 Address—Street No., City - County State Zip Code  
 (AA County)

Angela B. Tritz  
 Name or Names—Print or Type  
1318 Aster Dr. Glen Burnie, Md 21061  
 Address—Street No., City - County State Zip Code  
 (AA County)

2. Secured Party:

Scars Raebuck & Co  
 Name or Names—Print or Type  
4650 Ritchie Hwy - Glen Burnie, Md 21061  
 Address—Street No., City - County State Zip Code  
 (AA County)

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary).

FURNACE, CAC

4. If above described personal property is to be affixed to real property, describe real property.

1318 Aster Dr  
 Glen Burnie, Md 21061 (Anne Arundel County)

5. If collateral is crops, describe real estate.

6. Proceeds of collateral ☐ are ☐ are not covered.

7. Products of collateral ☐ are ☐ are not covered.

DEBTOR(S):

SECURED PARTY:

John N. Tritz  
 (Signature of Debtor)

JOHN N. TRITZ  
Type or Print

Angela B. Tritz  
 (Signature of Debtor)

ANGELA B. TRITZ  
Type or Print

Scars Raebuck & Co.  
 (Company, if applicable)

(Signature of Secured Party)

J. D. Althouse-Credit Central Oper. Mgr.

Type or Print (Include title if Company)

RECORD FEE 15.00  
 POSTAGE 50  
 #14346 C345 R01 T15:37  
 APR 16 84

MAIL TO:

TO THE FILING OFFICER: After this statement has been recorded please mail the same to:

Name and Address 6901 Security Blvd., Baltimore, Maryland 21207

Mailed to Secured Party

15.00/50

1520

## CROSS INDEXED

☒ TO BE☐ NOT TO BE

## CROSS INDEXED

IN  
LAND RECORDS☐ SUBJECT TO☒ NOT SUBJECT TORECORDING TAX  
ON PRINCIPAL  
AMOUNT OF

\$

## FINANCING STATEMENT

1. Debtor(s):

HARRY F. CHRISTOPHER JR.  
Name or Names—Print or Type  
68 ARUNDEL BEACH RD. - SEV. PK. MD. 21146  
Address—Street No., City - County (Anne State and 1 Zip Code)

RUTH A. CHRISTOPHER  
Name or Names—Print or Type  
68 ARUNDEL BEACH RD. - SEV. PK. MD. 21146  
Address—Street No., City - County (AA State Zip Code)

2. Secured Party:

SEARS ROEBUCK & COMPANY  
Name or Names—Print or Type  
6650 N. RITCHIE HWY. GLEN BURNIE, MD. 21061  
Address—Street No., City - County (AA State Zip Code)

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary). Installed Kitchen Cabinets, countertops and related appliances.

4. If above described personal property is to be affixed to real property, describe real property.

Residential Dwelling at: 68 Arundel Beach Rd.  
Silver Park, Md. 21146  
(Anne Arundel County)

5. If collateral is crops, describe real estate.

6. Proceeds of collateral ☐ are ☐ are not covered.

7. Products of collateral ☐ are ☐ are not covered.

DEBTOR(S):

*Harry F. Christopher Jr.*  
(Signature of Debtor)

HARRY F. CHRISTOPHER JR.  
Type or Print

*Ruth A. Christopher*  
(Signature of Debtor)

RUTH A. CHRISTOPHER  
Type or Print

SECURED PARTY:

Sears, Roebuck and Company  
(Company, if applicable)

*J. D. Althouse*  
(Signature of Secured Party)  
J. D. Althouse-Credit Central Oper. Mgr.  
Type or Print (Include title if Company)

RECORD FEE 15.00  
POSTAGE .50  
#14347, C345 R01 J15:37  
APR 16 84

TO THE FILING OFFICER: After this statement has been recorded please mail the same to:

MAIL TO:

Name and Address

6901 Security Blvd., Baltimore, Maryland 21207

1500/50

RECEIVED FOR RECORD  
CIRCUIT COURT, A.A. COUNTY

1984 APR 16 PM 4:20

E. AUBREY COLLISON  
CLERK

Mailed to Secured Party

KL  
CLERK

1550

BOOK 472 PAGE 320

CROSS INDEXED IN LAND RECORDS

UNIFORM COMMERCIAL CODE

STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. 455

Page No. 293

Identification No. 244769

Dated October 26, 1982

1. Debtor(s) { Melviah D. and Theresa M. Kail  
Name or Names—Print or Type  
211 Allen Road, Glen Burnie (A.A. Co) MD 21061  
Address—Street No., City - County State Zip Code

MAIL TO:

2. Secured Party

{ Sears, Roebuck and Company  
Name or Names—Print or Type  
6901 Security Blvd., Baltimore, Maryland 21207  
Address—Street No., City - County State Zip Code

3. Maturity Date (if any)

4. Check Applicable Statement:

<p>A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.)  Termination</p>

RECORD FEE 13.00  
POSTAGE .50  
#14349 0345 ROL 115446  
APR 16 84

Dated: MAR 30 1984

Sears, Roebuck and Company  
Name of Secured Party

Signature of Secured Party

J.D. Althouse—Credit Central Oper. Mgr.  
Type or Print (Include Title if Company)

13.00  
1.50

Mailed to Secured Party



CROSS INDEXED IN LAND RECORDS  
UNIFORM COMMERCIAL CODE  
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.

## THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. 428

Page No. 96

Identification No. 233764

Dated August 11, 1980

1. Debtor(s) { Edith M. Brady  
Name or Names—Print or Type A.A.  
5713 Magie Street, Baltimore (County), MD 21225  
Address—Street No., City - County State Zip Code

MAIL TO:

2. Secured Party

{ Sears, Roebuck and Company  
Name or Names—Print or Type  
6901 Security Blvd., Baltimore, Maryland 21207  
Address—Street No., City - County State Zip Code

3. Maturity Date (if any) \_\_\_\_\_

4. Check Applicable Statement:

<p><b>A. Continuation</b> .....<input type="checkbox"/></p> <p>The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p><b>B. Partial Release</b> .....<input type="checkbox"/></p> <p>From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p><b>C. Assignment</b> .....<input type="checkbox"/></p> <p>The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p><b>D. Other:</b> .....<input checked="" type="checkbox"/></p> <p>(Indicate whether amendment, termination, etc.)</p> <p style="text-align: center;"><b>Termination</b></p>

1984 APR 16 PM 4:20

CLERK

BL  
CLERK

RECORD FEE 12.00  
POSTAGE .50  
#14350 C345 R01 T15:46  
APR 16 84

MAR. 30 1984

Dated: \_\_\_\_\_

Sears, Roebuck and Company

Name of Secured Party

Signature of Secured Party

J.D. Althouse—Credit Central Oper. Mgr.

Type or Print (Include Title if Company)

Mailed to Secured Party

12.00  
50

BOOK 472 PAGE 322

251670

This STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

Debtor(s) (Last Name First) and address(es)  
Northport Apartments, Inc.  
8240 Professional Pl., Ste. 203  
Landover, MD 20785

Secured Party(ies) and address(es)  
Lyons Savings & Loan Association  
Attn: Ms. Barbara Miller  
450 W. 55th St.  
Countryside, IL 60525

For Filing Officer  
(Date, Time, Number, and Filing Office)

1. This financing statement covers the following types (or items) of property:

All machinery, apparatus, equipment fittings, fixtures & articles of personal property of every kind and nature whatsoever and replacements thereof including but without limiting the generality of the foregoing, all heating, lighting, laundry, incinerating & power equipment, engines, pipes, pumps, tanks, motors, conduits, switchboards, plumbing, lifting, cleaning, fire prevention apparatus, elevators, escalators, stairs, awnings, screens, storm cabinets, partitions, ducts, & compressors, furniture, carpets & garage equipment, now or at any time hereafter affixed to, attached to, placed upon or used or usable in any way in connection with the use, enjoyment, occupancy or operation of the buildings or other improvements on the Real Estate described in Exhibit A, and all rents, issues & profits of said Real Estate, excepting therefrom any of the foregoing owned or belonging to any tenants of said real estate.

2. ☐ Products of Collateral are also covered.

☐ Additional sheets presented.

☐ Filed with Office of Secretary of State of Illinois.

☐ Debtor is a transmitting utility as defined in UCC §9-105.

NORTHPORT APARTMENTS, INC. a Maryland Corporation  
By: *[Signature]*

Signature of (Debtor) (Secured Party)\*

\*Signature of Debtor Required in Most Cases:  
Signature of Secured Party in Cases Covered By UCC §9-402 (2)

Filing Officer Copy—Alphabetical

This form of financing statement is approved by the Secretary of State.

STANDARD FORM—UNIFORM COMMERCIAL CODE—FORM UCC-1—REV. 8-75

ASSIGNEE OF SECURED PARTY

RECORD FEE  
POSTAGE

17.00  
1.50

#14357 0745 801 7:10  
APR 16 84

Mailed to Secured Party

RECEIVED FOR RECORD  
CIRCUIT COURT, ALA. COUNTY

1984 APR 16 PM 4:18

E. AUBREY COLLISON  
CLERK



**Exhibit A**

DESCRIPTION  
PART OF NORTH PORT  
THIRD DISTRICT  
ANNE ARUNDEL COUNTY, MARYLAND

TELEPHONE  
301-544-0234  
301-544-0279

BEGINNING for the same at a point on the South side of Bellerive Road, 60 feet wide, said point being at the beginning of the South 72 degrees 38 minutes 01 second West 294.38 foot line as shown on the plat of North Port and recorded among the Land Records of Anne Arundel County, Maryland in Condominium Plat Book 22, Page 32, said point of beginning also marking the point of curvature of the aforesaid road; thence leaving said point of beginning so fixed and running with and binding along said Bellerive Road

- 1) Easterly 176.84 feet along the arc of a curve deflecting to the right having a radius of 270.00 feet to a point of tangency; thence
- 2) South 69 degrees 50 minutes 20 seconds East 145.00 feet; thence leaving said road
- 3) South 06 degrees 11 minutes 43 seconds West 105.87 feet,
- 4) South 19 degrees 17 minutes 24 seconds East 105.95 feet,
- 5) South 33 degrees 10 minutes 43 seconds East 248.52 feet,
- 6) South 56 degrees 18 minutes 36 seconds East 104.56 feet,
- 7) South 72 degrees 12 minutes 58 seconds East 222.64 feet,
- 8) Due East 37.00 feet,
- 9) North 61 degrees 54 minutes 34 seconds East 29.22 feet,
- 10) North 37 degrees 38 minutes 20 seconds East 252.20 feet to intersect the South side of Bellerive Road; thence running with and binding along said road
- 11) South 54 degrees 33 minutes 49 seconds East 170.00 feet; thence leaving said road and continuing with new lines,

Description  
North Port  
December 5, 1983

BOOK 472 PAGE 324

- 12) South 34 degrees 12 minutes 40 seconds West 110.04 feet,
- 13) South 30 degrees 08 minutes 50 seconds West 152.33 feet,
- 14) South 02 degrees 08 minutes 51 seconds West 80.06 feet,
- 15) South 88 degrees 39 minutes 19 seconds West 213.06 feet,
- 16) South 03 degrees 41 minutes 50 seconds East 101.42 feet to intersect the Southern boundary of the aforementioned plat of Dorado Village Apartments; thence running with the Southern boundary and said plat the following four courses and distances,
- 17) North 86 degrees 18 minutes 10 seconds West 182.93 feet,
- 18) North 03 degrees 21 minutes 02 seconds West 42.03 feet,
- 19) North 61 degrees 58 minutes 14 seconds West 627.29 feet, and
- 20) North 48 degrees 58 minutes 14 seconds West 19.61 feet; thence leaving the outline of said plat and continuing for new lines,
- 21) North 27 degrees 45 minutes 00 seconds West 49.30 feet,
- 22) North 14 degrees 49 minutes 35 seconds West 35.17 feet,
- 23) North 77 degrees 37 minutes 09 seconds East 83.95 feet,
- 24) North 18 degrees 26 minutes 06 seconds East 44.27 feet,
- 25) North 12 degrees 25 minutes 33 seconds East 60.42 feet,
- 26) North 35 degrees 16 minutes 21 seconds West 50.21 feet,
- 27) North 29 degrees 03 minutes 17 seconds West 61.77 feet,
- 28) North 42 degrees 34 minutes 50 seconds West 50.25 feet,
- 29) North 31 degrees 13 minutes 06 seconds West 38.59 feet,
- 30) North 12 degrees 12 minutes 02 seconds West 37.86 feet,



Description  
North Port  
December 5, 1983

BOOK 472 PAGE 325

- 31) North 09 degrees 57 minutes 02 seconds East 57.87 feet,
- 32) North 22 degrees 00 minutes 41 seconds West 50.69 feet,
- 33) North 08 degrees 14 minutes 01 seconds East 14.69 feet to  
intersect the South Side of Bellerive Road; thence running  
with and binding thereon,
- 34) North 72 degrees 38 minutes 01 second East 29.92 feet to the  
point of beginning.

Containing in all 9.256 acres of land, more or less.

BEING 9.256 acres of land, more or less, and being a part of  
the land as shown on the plat of North Port, and recorded among the  
Land Records of Anne Arundel County, Maryland in Condominium Plat  
Book 22, Page 32.

251671

This STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code.		For Filing Officer (Date, Time, Number, and Filing Office)
Debtor(s) (Last Name First) and address(es)	Secured Party(ies) and address(es)	
Bellerive Village Ltd. Partnership 8240 Professional Pl., Ste. 203 Landover, MD 20785	Lyons Savings & Loan Association Attn: Ms. Barbara Miller 450 W. 55th St. Countryside, IL 60525	
1. This financing statement covers the following types (or items) of property: All machinery, apparatus, equipment fittings, fixtures & articles of personal property of every kind and nature whatsoever and replacements thereof including but without limiting the generality of the foregoing, all heating, lighting, laundry, incinerating & power equipment, engines, pipes, pumps, tanks, motors, conduits, switchboards, plumbing, lifting, cleaning, fire prevention apparatus, elevators, escalators, stairs, awnings, screens, storm cabinets, partitions, ducts, & compressors, furniture, carpets & garage equipment, now or at any time hereafter affixed to, attached to, placed upon or used or usable in any way in connection with the use, enjoyment, occupancy or operation of the buildings or other improvements on the Real Estate described in Exhibit A, and all rents, issues & profits of said Real Estate, excepting therefrom any of the foregoing owned or belonging to any tenants of said real estate.		ASSIGNEE OF SECURED PARTY #14359 C345 R01 14:12 APR 16 84
2. <input type="checkbox"/> Products of Collateral are also covered.		
<input type="checkbox"/> Additional sheets presented.		
<input checked="" type="checkbox"/> Filed with Office of Secretary of State of <del>xxx</del> Maryland		
<input type="checkbox"/> Debtor is a transmitting utility as defined in UCC §9-105.		
Filing Officer Copy—Alphabetical		
This form of financing statement is approved by the Secretary of State.		
STANDARD FORM—UNIFORM COMMERCIAL CODE—FORM UCC-1—REV. 8-75		

Mailed to Secured Party

RECEIVED FOR RECORD  
CIRCUIT COURT, A.A. COUNTY

1984 APR 16 PM 4:18

E. AUBREY COLLISON  
CLERK

# Exhibit A

BOOK 472 PAGE 327

DESCRIPTION  
PART OF NORTH PORT  
THIRD DISTRICT  
ANNE ARUNDEL COUNTY, MARYLAND

TELEPHONE  
301.544.0234  
301.544.0279

BEGINNING for the same at a point on the South side of Bellerive Road, 60 feet wide, said point being at the beginning of the South 72 degrees 38 minutes 01 second West 294.38 foot line as shown on the plat of North Port and recorded among the Land Records of Anne Arundel County, Maryland in Condominium Plat Book 22, Page 32, said point of beginning also marking the point of curvature of the aforesaid road; thence leaving said point of beginning so fixed and running with and binding along said Bellerive Road

- 1) Easterly 176.84 feet along the arc of a curve deflecting to the right having a radius of 270.00 feet to a point of tangency; thence
- 2) South 69 degrees 50 minutes 20 seconds East 145.00 feet; thence leaving said road
- 3) South 06 degrees 11 minutes 43 seconds West 105.87 feet,
- 4) South 19 degrees 17 minutes 24 seconds East 105.95 feet,
- 5) South 33 degrees 10 minutes 43 seconds East 248.52 feet,
- 6) South 56 degrees 18 minutes 36 seconds East 104.56 feet,
- 7) South 72 degrees 12 minutes 58 seconds East 222.64 feet,
- 8) Due East 37.00 feet,
- 9) North 61 degrees 54 minutes 34 seconds East 29.22 feet,
- 10) North 37 degrees 38 minutes 20 seconds East 252.20 feet to intersect the South side of Bellerive Road; thence running with and binding along said road
- 11) South 54 degrees 33 minutes 49 seconds East 170.00 feet; thence leaving said road and continuing with new lines,

Description  
North Port  
December 5, 1983

BOOK 472 PAGE 328

- 12) South 34 degrees 12 minutes 40 seconds West 110.04 feet,
- 13) South 30 degrees 08 minutes 50 seconds West 152.33 feet,
- 14) South 02 degrees 08 minutes 51 seconds West 80.06 feet,
- 15) South 88 degrees 39 minutes 19 seconds West 213.06 feet,
- 16) South 03 degrees 41 minutes 50 seconds East 101.42 feet to intersect the Southern boundary of the aforementioned plat of Dorado Village Apartments; thence running with the Southern boundary and said plat the following four courses and distances,
- 17) North 86 degrees 18 minutes 10 seconds West 182.93 feet,
- 18) North 03 degrees 21 minutes 02 seconds West 42.03 feet,
- 19) North 61 degrees 58 minutes 14 seconds West 627.29 feet, and
- 20) North 48 degrees 58 minutes 14 seconds West 19.61 feet; thence leaving the outline of said plat and continuing for new lines,
- 21) North 27 degrees 45 minutes 00 seconds West 49.30 feet,
- 22) North 14 degrees 49 minutes 35 seconds West 35.17 feet,
- 23) North 77 degrees 37 minutes 09 seconds East 83.95 feet,
- 24) North 18 degrees 26 minutes 06 seconds East 44.27 feet,
- 25) North 12 degrees 25 minutes 33 seconds East 60.42 feet,
- 26) North 35 degrees 16 minutes 21 seconds West 50.21 feet,
- 27) North 29 degrees 03 minutes 17 seconds West 61.77 feet,
- 28) North 42 degrees 34 minutes 50 seconds West 50.25 feet,
- 29) North 31 degrees 13 minutes 06 seconds West 38.59 feet,
- 30) North 12 degrees 12 minutes 02 seconds West 37.86 feet,



Description  
North Port  
December 5, 1983

BOOK 472 PAGE 329

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- 32) North 22 degrees 00 minutes 41 seconds West 50.69 feet,
- 33) North 08 degrees 14 minutes 01 seconds East 14.69 feet to  
intersect the South Side of Bellerive Road; thence running  
with and binding thereon,
- 34) North 72 degrees 38 minutes 01 second East 29.92 feet to the  
point of beginning.

Containing in all 9.256 acres of land, more or less.

BEING 9.256 acres of land, more or less, and being a part of  
the land as shown on the plat of North Port, and recorded among the  
Land Records of Anne Arundel County, Maryland in Condominium Plat  
Book 22, Page 32.

## FINANCING STATEMENT

251672

1. ☐ To Be Recorded in the Land Records.  
2. ☒ To Be Recorded among the Financing Statement Records.  
3. ☐ Not subject to Recordation Tax.  
4. ☐ Subject to Recordation Tax on an initial debt in the principal amount of \$\_\_\_\_\_ The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to \_\_\_\_\_.

5. Debtor(s) Name(s)

Address(es)

Gary W. Koch  
Mark Ross Koch1047 Trails End Road  
Pasadena, MD 21122

6. Secured Party

Address

Maryland National Bank  
Attention: S. IngramP.O. Box 871  
Annapolis, MD 21404

7. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property:

☐ A. *Inventory*. All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof.

☐ B. *Contract Rights*. All of the contract rights of each Debtor both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☐ C. *Accounts*. All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.

☐ D. *General Intangibles*. All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☐ E. *Chattel Paper*. All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, and the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.

☐ F. *All Equipment*. All of the equipment of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☒ G. *Specific Equipment*. All of the equipment of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☒ H. *Other*. All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.

8. ☐ All or a portion of the property described above is affixed or is to be affixed to or is or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference.

(Seal)

(Seal)

(Seal)

(Seal)

Secured Party  
Maryland National Bank

RECORD FEE 12.00

Sharon A. Ingram (Seal)

St. Customer Acct Rep. POSTAGE .50  
#54733 0055 R02 T09:07

Type name and title

APR 17 84

Mr. Clerk: Please return to Maryland National Bank to the officer and at the address set forth in paragraph 6 above.

Form 207-95 ED 2/80

Mailed to Secured Party

120  
80RECEIVED FOR RECORD  
CIRCUIT COURT, A.A. COUNTY

1984 APR 17 AM 9:13

E. AUDREY COLLISON  
CLERKCR  
CLERK

BOOK 472 PAGE 331

Schedule A

Quantity

1

Description

175 TCXT Johnson Motor  
Serial No. 5853769

*McNeill  
Lusk*

maryland national bank

## FINANCING STATEMENT

1. ☐ To Be Recorded in the Land Records at \_\_\_\_\_
2. ☒ To Be Recorded among the Financing Statement Records at Anne Arundel County, Maryland
3. ☒ Not subject to Recordation Tax.
4. ☐ Subject to Recordation Tax on an initial debt in the principal amount of \$ \_\_\_\_\_. The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to \_\_\_\_\_.

5. Debtor(s) Name(s)

Address(es)

Consolidated Real Estate  
Services, Inc.2710 Mountain Road  
Pasadena, Maryland 21122

6. Secured Party

Address

Maryland National Bank  
Attention: T. TrainorP. O. Box 871  
Annapolis, Maryland 21404

7. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property:

☒ A. *Inventory*. All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof.

☐ B. *Contract Rights*. All of the contract rights of each Debtor both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☒ C. *Accounts*. All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.

☐ D. *General Intangibles*. All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☐ E. *Chattel Paper*. All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, and the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.

☒ F. *All Equipment*. All of the equipment of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☐ G. *Specific Equipment*. All of the equipment of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☐ H. *Other*. All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.

8. ☐ All or a portion of the property described above is affixed or is to be affixed to or is or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference.

Consolidated Real Estate Services, Inc.

x Susanne Gant (Seal)  
Susanne Gant, President

x Gary W. Koch (Seal)  
Gary W. Koch, Vice President

\_\_\_\_ (Seal)

\_\_\_\_ (Seal)

Secured Party  
Maryland National Bank

Peggy A. Hall (Seal)  
Peggy A. Hall

Type name and title

Commercial Banking Officer

RECORD FEE 11.00  
POSTAGE .50  
#54736 C055 R02 109:10  
APR 17 84

Mr. Clerk: Please return to Maryland National Bank to the officer and at the address set forth in paragraph 6 above.

Mailed to Secured Party

RECEIVED FOR RECORD  
CIRCUIT COURT, A.A. COUNTY  
1984 APR 17 AM 9:13  
E. AUBREY COLLISON  
CLERK

1100/50



## CROSS INDEXED IN LAND RECORDS

## UNIFORM COMMERCIAL CODE

## STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.

## THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. 399

Page No. 195

Identification No. 223486

Dated March 9, 1979

1. Debtor(s) { Donald F. and Eileen Reynolds  
Name or Names—Print or Type  
494 Lisa Avenue, Odenton (A.A.Co.), MD 21113  
Address—Street No., City - County State Zip Code

MAIL TO:

2. Secured Party

{ Sears, Roebuck and Company  
Name or Names—Print or Type  
6901 Security Blvd., Baltimore, Maryland 21207  
Address—Street No., City - County State Zip Code

3. Maturity Date (if any) \_\_\_\_\_

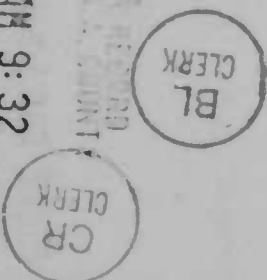
4. Check Applicable Statement:

<p>A. Continuation .....<input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release .....<input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment .....<input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: .....<input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.)  Termination</p>

RECORD FEE 13.00  
POSTAGE 50  
714364 C345 R01 108:43  
APR 17 84

E. AUDREY COLLISON  
CLERK

1984 APR 17 AM 9:32



MAR. 30 1984

Dated: \_\_\_\_\_

Sears, Roebuck and Company

Name of Secured Party

Signature of Secured Party

J.D. Althouse-Credit Central Oper. Mgr.

Type or Print (Include Title if Company)

Mailed to Secured Party

13.00/50

## CROSS INDEXED IN LAND RECORDS

## UNIFORM COMMERCIAL CODE

## STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.

## THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. Liber 442Page No. 477Identification No. 240021Dated October 15, 1981

1. Debtor(s)

Richard D. and Debra L. Moody  
Name or Names—Print or Type15 Ferndale Avenue, Ferndale (A.A.Co.), MD 21061  
Address—Street No., City - County State Zip Code

MAIL TO:

2. Secured Party

Sears, Roebuck and Company  
Name or Names—Print or Type6901 Security Blvd., Baltimore, Maryland 21207  
Address—Street No., City - County State Zip Code

3. Maturity Date (if any) \_\_\_\_\_

4. Check Applicable Statement:

<b>A. Continuation</b> ..... <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.	<b>B. Partial Release</b> ..... <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:
<b>C. Assignment</b> ..... <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:	<b>D. Other:</b> ..... <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.)  <b>Termination</b>

RECORD FEE 13.00  
POSTAGE 50  
#14366 C345 R01 10:51  
APR 17 84

MAR. 30 1984

Dated: \_\_\_\_\_

Sears, Roebuck and Company

Name of Secured Party

Signature of Secured Party

J.D. Althouse-Credit Central Oper. Mgr.

Type or Print (Include Title if Company)

CLERK

RECEIVED FOR RECORD  
CIRCUIT COURT, A.A. COUNTY

1984 APR 17 AM 9:32

E. AUBREY COLLISON  
CLERKCLERK  
BL

Mailed to Secured Party

## CROSS INDEXED IN LAND RECORDS

UNIFORM COMMERCIAL CODE  
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.

## THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. Liber 435Page No. 487Identification No. 237184Dated March 26, 1981

1. Debtor(s) { Garry H. and Debra L. Fritz  
Name or Names—Print or Type  
8243 Lethbridge Road, Millersville (A.A.Co.), MD 21108  
Address—Street No., City - County State Zip Code

MAIL TO:

2. Secured Party

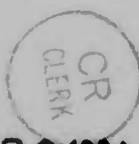
{ Sears, Roebuck and Company  
Name or Names—Print or Type  
6901 Security Blvd., Baltimore, Maryland 21207  
Address—Street No., City - County State Zip Code

3. Maturity Date (if any) \_\_\_\_\_

4. Check Applicable Statement:

<b>A. Continuation</b> ..... <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.	<b>B. Partial Release</b> ..... <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:
<b>C. Assignment</b> ..... <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:	<b>D. Other:</b> ..... <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.)  <b>Termination</b>

RECEIVED  
1984 APR 17 AM 9:32  
E. AUBREY COLLISON  
CLERK



MAR. 30 1984

Dated: \_\_\_\_\_

Sears, Roebuck and Company  
Name of Secured Party

Signature of Secured Party

J.D. Althouse-Credit Central Oper. Mgr.

Type or Print (Include Title if Company)

RECORD FEE 13.00  
POSTAGE .50  
#14367 C345 R01 T08:51  
APR 17 84

1200  
50

Mailed to Secured Party

CROSS INDEXED IN LAND RECORDS

## UNIFORM COMMERCIAL CODE

STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. Liber 420Page No. 276Identification No. 230293Dated December 26, 1979

1. Debtor(s)

{ James T. and Sumie S. Bahus

Name or Names—Print or Type

{ 521 Maple Ridge Lane, Odenton (A.A.Co.), MD 21113

Address—Street No.,

City - County

State

Zip Code

MAIL TO:

2. Secured Party

{ Sears, Roebuck and Company

Name or Names—Print or Type

{ 6901 Security Blvd., Baltimore, Maryland 21207

Address—Street No.,

City - County

State

Zip Code

3. Maturity Date (if any) \_\_\_\_\_

4. Check Applicable Statement:

<b>A. Continuation</b> ..... <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.	<b>B. Partial Release</b> ..... <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:
<b>C. Assignment</b> ..... <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:	<b>D. Other:</b> ..... <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.)  <b>Termination</b>

RECORD FEE 13.00  
POSTAGE .50  
#14349 C345 R01 708:52  
APR 17 84

MAR. 30 1984

Dated: \_\_\_\_\_

Sears, Roebuck and Company

Name of Secured Party

Signature of Secured Party

J.D. Althouse-Credit Central Oper. Mgr.

Type or Print (Include Title if Company)

RECEIVED FOR RECORD  
CIRCUIT COURT, A.A. COUNTY

Mailed to Secured Party

1984 APR 17 AM 9:32

E. AUDREY COLLISON  
CLERK

1200/50



UNIFORM COMMERCIAL CODE  
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.

## THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. Liber 415Page No. 534Identification No. 228664Dated October 9, 1979

1. Debtor(s) { Kermit and Rudy L. Anderson  
Name or Names—Print or Type  
701 DELmar Avenue, Glen Burnie, (A.A.Co.), MD 21061  
Address—Street No., City - County State Zip Code

MAIL TO:

2. Secured Party

{ Sears, Roebuck and Company  
Name or Names—Print or Type  
6901 Security Blvd., Baltimore, Maryland 21207  
Address—Street No., City - County State Zip Code

3. Maturity Date (if any) \_\_\_\_\_

4. Check Applicable Statement:

<p>A. Continuation .....<input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release .....<input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment .....<input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: .....<input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.)</p> <p>Termination</p>

Dated: MAR. 30 1984Sears, Roebuck and Company

Name of Secured Party

Signature of Secured Party

J.D. Althouse—Credit Central Oper. Mgr.

Type or Print (Include Title if Company)

RECORD FEE 13.00  
POSTAGE 50  
#14389 C345 R01 T05#52  
APR 17 8413.00  
50RECEIVED FOR RECORD  
CLERK  
1984 APR 17 AM 9:32  
E. AUBREY COLLISON  
CLERK

Mailed to Secured Party

UNIFORM COMMERCIAL CODE  
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.

## THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. Liber 386 Page No. 350  
Identification No. 217957 Dated May 5, 19781. Debtor(s) { James W. and Margaret Bowser  
Name or Names—Print or Type  
15 Winding Woods Way, Pasadena (A.A.CO.), MD 21122  
Address—Street No., City - County State Zip CodeMAIL TO: 2. Secured Party { Sears, Roebuck and Company  
Name or Names—Print or Type  
6901 Security Blvd., Baltimore, Maryland 21207  
Address—Street No., City - County State Zip Code

3. Maturity Date (if any) \_\_\_\_\_

4. Check Applicable Statement:

<b>A. Continuation</b> ..... <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.	<b>B. Partial Release</b> ..... <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:
<b>C. Assignment</b> ..... <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:	<b>D. Other:</b> ..... <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.)  <b>Termination</b>

RECORD FEE 13.00  
POSTAGE .50  
#14370 C345 R01 708:53  
APR 17 84Dated: MAR. 30 1984Sears, Roebuck and Company  
Name of Secured Party

Signature of Secured Party

J.D. Althouse-Credit Central Oper. Mgr.  
Type or Print (Include Title if Company)

1200/50

RECEIVED FOR RECORD  
BANK OF ALABAMA COUNTY

1984 APR 17 AM 9:32

E. AUBREY COLLISON  
CLERK

Mailed to Secured Party

UNIFORM COMMERCIAL CODE  
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.  
THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. Liber 373Page No. 574Identification No. 211256Dated August 2, 1977

1. Debtor(s)

{ Wade H. and Helen S. Cain

Name or Names—Print or Type

219 Juniper Drive, Glen Burnie (A.A.Co.), MD 21061

Address—Street No.,

City - County

State

Zip Code

MAIL TO:

2. Secured Party

{ Sears, Roebuck and Company

Name or Names—Print or Type

6901 Security Blvd., Baltimore, Maryland 21207

Address—Street No.,

City - County

State

Zip Code

3. Maturity Date (if any) \_\_\_\_\_

4. Check Applicable Statement:

<b>A. Continuation</b> ..... <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.	<b>B. Partial Release</b> ..... <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:
<b>C. Assignment</b> ..... <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:	<b>D. Other:</b> ..... <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.)  <b>Termination</b>

Dated: MAR. 30 1984Sears, Roebuck and Company

Name of Secured Party

Signature of Secured Party

J.D. Althouse-Credit Central Oper. Mgr.

Type or Print (Include Title if Company)

RECORD FEE 13.00  
POSTAGE 50  
#14371 0345 ROL 102:53  
APR 17 84

1200  
50

RECEIVED FOR RECORD  
CREDIT CENTRAL, A.A. COUNTY

1984 APR 17 AM 9:32

E. AUDREY COLLISON  
CLERK

Mailed to Secured Party

BOOK 472 PAGE 340

251674

This FINANCING STATEMENT is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code.		No. of Additional Sheets Presented: 1	3. <input type="checkbox"/> The Debtor is a transmitting utility.
1. Debtor(s) (Last Name First) and Address(es): Mechanical Technology Incorp 968 Albany-Shaker Road Latham, New York 12110 See Rider A for additional debtors	2. Secured Party(ies) Name(s) and Address(es): Citicorp Industrial Credit, Inc. 450 Mamaroneck Avenue Harrison, New York 10528	4. For Filing Officer: Date, Time, No. Filing Office	
5. This Financing Statement covers the following types (or items) of property:  See Rider A		6. Assignee(s) of Secured Party and Address(es): RECORD FEE 11.00 #14372 0345 R01 T09:14 APR 17 84	
8. Describe Real Estate Here: <input checked="" type="checkbox"/> Products of the Collateral are also covered.  See Rider A		9. Name of a Record Owner	
10. This statement is filed without the debtor's signature to perfect a security interest in collateral (check appropriate box) <input type="checkbox"/> under a security agreement signed by debtor authorizing secured party to file this statement, or <input type="checkbox"/> which is proceeds of the original collateral described above in which a security interest was perfected, or <input type="checkbox"/> acquired after a change of name, identity or location of the debtor, or <input type="checkbox"/> as to which the filing has lapsed, or already subject to a security interest in another jurisdiction; <input type="checkbox"/> when the collateral was brought into this state where the debtor's location was changed to this state.		RETURN TO: INFOSEARCH, INC. P.O. Box 1410 Albany, NY 12201	
By <u>Victor S. Bingham</u> Signature(s) of Debtor(s)		By <u>William D. Laughlin, Jr.</u> Signature(s) of Secured Party(ies)	
(1) Filing Officer Copy-Numerical (5/82) STANDARD FORM - FORM UCC-1 - Approved by Secretary of State of New York			

MAILED TO:

Infosearch

11:00  
11:50



RECEIVED FOR RECORD  
CIRCUIT COURT, ALBANY COUNTY

1984 APR 17 AM 9:32

E. AUDREY COLLISON  
CLERK



All of the Debtor's present and future: accounts, contract rights, chattel paper, and general intangibles (including, but not limited to, tax refunds and rights to receive tax refunds, insurance proceeds, patents and patent applications, copyrights, licenses, trademarks, trade names, customer lists, rights of indemnification, contribution and subrogation, royalties, computer programs, tapes and software, deposits, progress payments, blueprints and know-how), investment securities, notes, instruments, deposit accounts; inventory of every kind and nature and wherever located, including, but not limited to, raw materials, work in process, finished goods, consigned goods to the extent of Debtor's interest therein, packing materials and advertising materials and all documents, documents of title and all records, files and writings relating to the same; all machinery, equipment, kilns, forms, office machinery, furniture, fixtures, conveyors, tools, materials storage and handling equipment, automotive equipment, trucks, forklifts, molds, dies, stamps, motor vehicles and other equipment of every kind and nature and wherever situated now or hereafter owned by Debtor or in which Debtor may have any interest (to the extent of such interest), together with all additions and accessions thereto, all replacements and all parts therefor, all manuals, blueprints, know-how, warranties and records in connection therewith, and together with all substitutes for any of the foregoing, all of the Debtor's rights and property in or with respect to letters of credit opened for or on behalf of Debtor and in the merchandise and documents relating thereto, including letters of credit, acceptances, documents of title, trust receipts, the merchandise covered thereby and the proceeds from the disposition thereof; all records and files relating to all of the foregoing, all Debtor's property of any kind in the possession or under the custody or control of Secured Party or any affiliate or correspondent of Secured Party or in which such affiliate may have a security interest or title retention interest; and all proceeds of all of the foregoing, including deposit accounts.

ADDITIONAL DEBTORS: SHAKER RESEARCH CORP.  
968 Albany-Shaker Road.  
Latham, N.Y. 12110

TURBONETICS ENERGY, INC.  
968 Albany-Shaker Road  
Latham, N.Y. 12110

UNIFORM COMMERCIAL CODE  
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.  
THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. 459 Page No. 211  
Identification No. 246290 Dated February 23, 1983

1. Debtor(s) Mentz Enterprises, Inc.  
Name or Names—Print or Type  
16 Hull Avenue Annapolis, MD 21043  
Address—Street No., City - County State Zip Code

2. Secured Party CentraBank  
Name or Names—Print or Type  
201 North Charles Street Baltimore, Maryland 21201  
Address—Street No., City - County State Zip Code

3. Maturity Date (if any) \_\_\_\_\_

4. Check Applicable Statement:

<p>A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.)  TO CORRECT NAME OF ADDRESS</p>

WAS:  
16 Hill Avenue

CORRECT ADDRESS IS:  
16 Hull Avenue

RECORD FEE 10.00  
W14381 C345 R01 109:57  
APR 17 84

Dated: 23 March 1984  
MENTZ ENTERPRISES, INC.  
By: Charles F. Mentz Charles F. Mentz, Pres.  
CentraBank  
Name of Secured Party  
Michael P. Glump  
Signature of Secured Party  
Michael P. Glump, Vice President  
Type or Print (Include Title if Company)

CB1-137CL (5/83)

Mailed to Secured Party

1000

☐ TO BE      } RECORDED IN  
☐ NOT TO BE } LAND RECORDS

☐ SUBJECT TO      } RECORDING TAX  
☐ NOT SUBJECT TO } ON PRINCIPAL  
\$ \_\_\_\_\_ AMOUNT OF

## FINANCING STATEMENT

1. Debtor(s):

Joseph L. Amato  
Name or Names—Print or Type

7271 Baltimore Annapolis Blvd, Baltimore, Md.  
Address—Street No., City - County State Zip Code

Name or Names—Print or Type

Address—Street No., City - County State Zip Code

2. Secured Party:

Carey Sales & Service, Inc.  
Name or Names—Print or Type

3141 Frederick Avenue, Baltimore, Maryland 21229  
Address—Street No., City - County State Zip Code

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary).

FT400 W Serial # 050258M Kold Draft Flaker  
GTN-17 #346089G3CM (Rental) Bin

4. If above described personal property is to be affixed to real property, describe real property.

n/a

5. If collateral is crops, describe real estate.

n/a

6. Proceeds of collateral ☐ are ☐ are not covered.

7. Products of collateral ☐ are ☐ are not covered.

DEBTOR(S):

SECURED PARTY:

Joseph L. Amato  
(Signature of Debtor)

Joseph L. Amato

Type or Print

\_\_\_\_\_  
(Signature of Debtor)

Type or Print

Carey Sales & Service, Inc.

(Company, if applicable)

Merry Jan Pundzak  
(Signature of Secured Party)

Merry Jan Pundzak (Sec/Tres.)

Type or Print (Include title if Company)

TO THE FILING OFFICER: After this statement has been recorded please mail the same to:

Name and Address Carey Sales & Service, Inc., 3141 Frederick Ave., Balto. Md. 21229

Lucas Bros. Form F-1

RECORD FEE 11.00  
POSTAGE .50  
#14382 C345 R01 T09:58  
APR 17 84

Mailed to Secured Party

1100/50  
RECEIVED FOR RECORD  
CIRCUIT COURT, BALTO. COUNTY

1984 APR 17 AM 10:19

E. AUDREY COLLISON  
CLERK



## STATE OF MARYLAND

## FINANCING STATEMENT FORM UCC-1

BOOK 472 PAGE 344  
Identifying File No. \_\_\_\_\_

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recorda-  
tion tax indicate amount of taxable debt here. \$ \_\_\_\_\_If this statement is to be recorded  
in land records check here. ☐This financing statement Dated \_\_\_\_\_ is presented to a filing officer for filing pursuant to the  
Uniform Commercial Code.

251676

## 1. DEBTOR

Name L. B. Smith, Inc.  
Address Dorsey Road, BW Parkway, P. O. Box 8658, Baltimore, MD  
21240-0658

## 2. SECURED PARTY

Name Koehring Company  
Address P. O. Box 312, Milwaukee, WI 53201  
Koehring Finance Corporation  
ASSIGNEE ALSO: P. O. Box 312, Milwaukee, WI 53201  
Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) \_\_\_\_\_

4. This financing statement covers the following types (or items) of property: (list)

The debtor's inventory, whenever acquired, consisting of new machines, including attachments and accessories, manufactured or offered for sale by Koehring Company and/or any of its divisions or subsidiaries, acquired by debtor from the secured party and held by debtor for sale or lease, all of which inventory secures the obligation of the debtor to the secured party until fully paid.

Proceeds of collateral are also covered.

CHECK ☒ THE LINES WHICH APPLY5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)☒ (Proceeds of collateral are also covered)☐ (Products of collateral are also covered)

(Signature of Debtor)

L. B. Smith, Inc.

Type or Print Above Name on Above Line

(Signature of Debtor)

R. H. Foltz  
Type or Print Above Signature on Above Line

(Signature of Secured Party)

Koehring Company

Type or Print Above Signature on Above Line

Mailed to Secured Party

RECORD FEE 11.00  
974384 6345 R01 110:01

APR 17 84

RECEIVED FOR RECORD  
CLERK  
1984 APR 17 AM 10:19  
E. AUBREY COLLISON



BOOK 472 PAGE 345

LIBER 449 PAGE 395

242489

3458  
(Account No. 24194074 )  
Date: 5/6/82

Statement No. \_\_\_\_\_

Financing Records, Liber \_\_\_\_\_, Fol. \_\_\_\_\_

### FINANCING STATEMENT

This Financing Statement is presented to a Filing Officer for Filing pursuant to the provisions of Subtitle 9 of the Uniform Commercial Code (Article 75B, Annotated Code of Maryland).

1. DEBTORS: KAREN OLIVER  
Names: 245 HIGHLANDER DR GLEN BURNIE MD 21061  
Address: \_\_\_\_\_

2. SECURED PARTY:  
USLIFE Credit Corporation  
Address: 5303 BALTO NATIONAL PKE BALTO MD 21229

3. This Financing Statement covers the following types or items of property: (describe)

Amount Secured \$ 3264.76  
HOUSEHOLD GOOD# AA COUNTY 25.50 3.00 REL

RECORD FEE 4.00  
RECORD TAX 21.00  
POSTAGE .50  
#10755 C237 R02 T10:52  
MAY 10 82

4. DEBTORS: /s/ Karen J. Oliver  
SECURED PARTY: USLIFE CREDIT CORPORATION  
By/s/ [Signature]

THIS TRANSACTION IS NOT EXEMPT FROM THE RECORDATION TAX

FILING OFFICE NOTICE: AFTER THIS STATEMENT HAS BEEN RECORDED, PLEASE MAIL THE SAME TO THE SECURED PARTY WHOSE ADDRESS APPEARS ABOVE.

### TERMINATION STATEMENT

This Termination Statement is presented to a Filing Officer for Filing pursuant to the provisions of Subtitle 9 of the Uniform Commercial Code (Article 75B, Annotated Code of Maryland).

The secured party certifies that, the indebtedness referred to in the above-captioned Financing Statement having been paid, the collateral described in that Financing Statement is hereby released.

Date: March 28, 1984

P/11-MD

SECURED PARTY:  
USLIFE CREDIT CORPORATION

By /s/ Patricia J. Gave  
Title & Recording Clerk

RECORD FEE 10.00  
#14385 C345 R01 T10:07  
APR 17 84

P.D.  
CLERK

RECEIVED FOR RECORD  
CIRCUIT COURT, A.A. COUNTY

1982 MAY 10 AM 11:07

W. GARRETT LARRIMORE  
CLERK

Mailed to Secured Party

1000 /  
4.00 21.00 .50

UNIFORM COMMERCIAL CODE  
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.—FORM UCC-3THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 236422RECORDED IN LIBER 433 FOLIO 430 ON 1/23/81 (DATE)

## 1. DEBTOR

Name James & Suzette AndersonAddress 322 Mackintosh Dr., Glen Burnie, Md. 21061

## 2. SECURED PARTY

Name Security Pacific Finance Corp.Address 8100 Professional Pl. suite 208 Landover, Maryland 20785

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) \_\_\_\_\_

CHECK ☒ FORM OF STATEMENTA. Continuation ☐  
The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.B. Partial Release ☐  
From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:C. Assignment ☐  
The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:D. Other: TERMINATE ☒  
(Indicate whether amendment, termination, etc.)RECORD FEE 10.00  
POSTAGE .50  
#14387 C345 R01 T10:12

APR 17 84

Mailed to Secured Party

Dated 4/2/84

(Signature of Secured Party)

Elizabeth J. Newkirk

Type or Print Above Name on Above Line

030518

BOOK 472 PAGE 347

251677

Debtor or Assignor Form

FINANCING STATEMENT

☐ Not subject to Recordation Tax  
☒ Subject to Recordation Tax; Principal  
Amount is \$ 21,900.00

☐ To be Recorded in Land Records (For Fixtures Only).

Name of Debtor

Address

Andrew A. Pouring  
Nacha Pouring

300 Chinquapin Round Road  
Annapolis, Maryland 21401

Secured Party

Address

RECORD FEE 12.00  
RECORD TAX 150.50  
POSTAGE .50  
414399 C345 R01 110:43  
APR 17 84

FARMERS NATIONAL BANK OF MARYLAND – 5 Church Circle, Annapolis, Md.

Attach separate  
list if necessary

1. This Financing Statement covers the following types (or items) of property (the collateral):  
One each SF-901 Superflow Dynamometer with test stand, console, 80 Column printer and all standard accessories with option included to have data printed out in SI Metric Units.
2. The collateral property is affixed or to be affixed to or is or is to be crops on the following real estate:
3. ☒ Proceeds } of the collateral are also specifically covered.  
☐ Products }
4. Mr. Clerk: Mail instrument to secured party named above or assignee, if any, at the address stated.

Debtor (or Assignor)

Secured Party (or Assignee)

Andrew A. Pouring

FARMERS NATIONAL  
BANK OF MARYLAND

Nacha Pouring

BY

Francis N. Greene, Vice President

Type or print names under signatures

Mail to: FARMERS NATIONAL BANK OF MARYLAND  
5 CHURCH CIRCLE  
ANNAPOLIS, MARYLAND 21401

12.00  
150.50  
50

UNIFORM COMMERCIAL CODE  
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.

## THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. 440

Page No. 431

Identification No. 239102

Dated recorded July 31, 1981

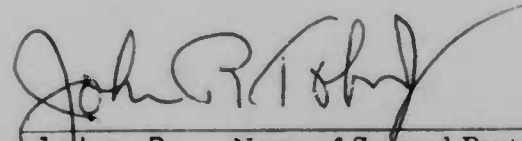
1. Debtor(s) { Carol Ann Tobin & Joseph R. Tobin, Sr.,  
Name or Names—Print or Type trading as Jerman's Feed and Hardware  
865 Annapolis Road, Gambrills, Maryland 21054  
Address—Street No., City - County State Zip Code
2. Secured Party { John R. Tobin, Jr. and Mabel F. Tobin  
Name or Names—Print or Type  
867 Claffy Avenue, Gambrills, Maryland 21054  
Address—Street No., City - County State Zip Code

3. Maturity Date (if any) \_\_\_\_\_

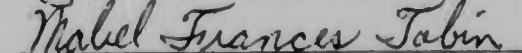
4. Check Applicable Statement:

<b>A. Continuation</b> ..... <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.	<b>B. Partial Release</b> ..... <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:
<b>C. Assignment</b> ..... <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:	<b>D. Other:</b> ..... <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.)  termination

Dated: April 12, 1984



John R. Name of Secured Party Tobin, Jr.



Mabel Signature of Secured Party Frances Tobin

Type or Print (Include Title if Company)

Lucas Bros. Form T-1

RECORD FEE 10.00  
POSTAGE 50  
#14414 C345 R01 113:06  
APR 17 84

Mailed to Secured Party

10.50

RECEIVED FOR RECORD  
CLERK COURT & A. COUNTY

1984 APR 17 PM 1:20

E. ABBEY COLLISON  
CLERK



FINANCING STATEMENT

251678

☒ Not subject to  
recording tax.  
☐ Subject to record-  
ation tax on prin-  
cipal amount of  
\$ \_\_\_\_\_

1. Names of Debtors: STANLEY J. YAFFE, HENRY D. EUTSLER,  
KENNARD YAFFE and ELWIN H. ALPERN,  
CO-PARTNERS, TRADING AS ODENTON  
DEVELOPMENT COMPANY, A MARYLAND  
GENERAL PARTNERSHIP.  
Address: P. O. Box 340  
Odenton, Maryland 21113
2. Name of Secured Party: BAY STATE SAVINGS AND LOAN ASSO-  
CIATION  
Address: P. O. Box 220  
Waldorf, Maryland 20601  
Attn: Ronald Davis.

3. This Financing Statement covers the following types (or items)  
of property.

The interest of Debtors in all of the materials, machinery,  
apparatus, equipment, carpets, building materials, fittings,  
fixtures, office furniture, furnishings, appliances and other  
goods, chattels and personal property of every kind and nature  
whatsoever, at any time located on the mortgaged premises here-  
inafter referred to or used in connection with the present or  
future operation of said premises, and now owned or hereafter  
acquired by Debtors, including but not limited to, all heating,  
lighting, incinerating and power equipment, engines, pipes, pumps,  
tanks, motors, conduits, switchboards, refrigerators, plumbing,  
lifting, cleaning, fire-prevention, fire-extinguishing, ventila-  
ting, and communications apparatus, cooling, refrigerating and  
freezing equipment, air-cooling and air-conditioning apparatus,  
elevators, escalators, partitions, ducts and compressors, and  
all renewals or replacements thereof or articles in substitution  
therefor whether now located or hereafter located or installed on  
the premises.

4. The land upon which the above described collateral is or is  
to be located is described as follows:

SEE SCHEDULE A ATTACHED.

5. Proceeds of the collateral are also covered.

Secured Party:

BAY STATE SAVINGS AND LOAN ASSOCIATION

By:  \_\_\_\_\_

(SEAL)

RECORD FEE 21.00  
POSTAGE .50  
#14419 0345 R01 T13:10  
APR 17 84

Mailed to Secured Party

Page 1 of 2  
1984 APR 17 PM 1:20  
E. AUDREY COLLISON  
CLERK

21.00  
50

Debtors:

ODENTON DEVELOPMENT COMPANY

Stanley J. Yaffe (SEAL)  
Stanley J. Yaffe, Co-Partner

Henry D. Eutsler (SEAL)  
Henry D. Eutsler, Co-Partner

Kennard Yaffe M.D. (SEAL)  
Kennard Yaffe, Co-Partner

Elwin H. Alpern (SEAL)  
Elwin H. Alpern, Co-Partner

DATED: April 4, 1984

Mr. Clerk: Return to

STEPHEN J. TROESE, Esquire  
5827 Allentown Way  
Camp Springs, Maryland 20748

PLEASE RECORD WITH:

- (1) State Department of Assessments and Taxation.  
(2) Anne Arundel County (Financing Statement Records)  
(3) Anne Arundel County (Land Records)

PARCEL A: All that land situate, lying and being in the 4th Election District of Anne Arundel County, Maryland, known as "Part of the Odenton Development Corporation Property, ODENTON SHOPPING CENTER, and being described as follows:

BEGINNING for the same at a point on the northeast side of Maryland Route 677 (40 feet wide) at the southernmost corner of a conveyance from Whitney B. Clark and Catheryne V. Clark, his wife, and Henry D. Eutsler and Monie Eutsler, his wife, to Odenton Development Corporation by Deed dated September 21, 1959, and recorded among the Land Records of Anne Arundel County, Maryland, in Liber GTC 1340, Folio 70; THENCE running from the place of beginning so fixed and running with the northeast side of Maryland Route 677, North 61 deg. 20 min. West 101.25 feet; THENCE North 62 deg. 22 min. West 109.60 feet; THENCE running North 65 deg. 52 min. West 85.53 feet; THENCE North 68 deg. 22 min. West 79.18 feet to the southernmost corner of a conveyance from Whitney B. Clark and Catheryne Clark, his wife, to Odenton Development Corporation by Deed dated September 21, 1959 and recorded among the said Land Records in Liber GTC 1340, Folio 57; THENCE still with the northeast side of Maryland Route 677, North 68 deg. 38 min. West 157.20 feet to a point; THENCE running North 68 deg. 56 min. West 238.30 feet to the southernmost corner of Parcel 2 in the conveyance from Louis Brodsky and Bessie, his wife, to Odenton Development Corporation by Deed dated October 10, 1959, and recorded among the said Land Records in Liber GTC 1340, Folio 77; THENCE still with the northeast side of Maryland Route 677, North 68 deg. 11 min. West 138.50 feet to a point; THENCE running North 65 deg. 33 min. West 126.94 feet to a point; THENCE running North 63 deg. 21 min. West 145.09 feet to a point; THENCE running North 60 deg. 54 min. West 166.50 feet to a point at the intersection with the said northeast side of Maryland Route 677 and the easternmost right-of-way line of the Baltimore Gas and Electric Right-of-Way, 150 feet wide; THENCE leaving said Maryland Route 677 and running with the eastern right-of-way line of the Baltimore Gas and Electric Transmission Line, North 15 deg. 15 min. 40 sec. 194.90 feet to a point, North 00 deg. 49 min. 10 sec. West 255.73 feet to a point; THENCE leaving said Baltimore Gas and Electric Transmission Line and running South 47 deg. 19 min. 12 sec. East 37.72 feet to a point; THENCE running North 42 deg. 18 min. East 196.59 feet to a point in the southern outline of a conveyance from Odenton Development Corporation to B. P. Oil Corporation by Deed dated October 7, 1971, and recorded among the said Land Records in Liber MSH 2446, Folio 304; THENCE running with part of the outline of said conveyance to B. P. Oil Corporation South 47 deg. 42 min. East 204.22 feet to a point; THENCE running North 44 deg. 32 min. East 155.25 feet to a point in the future southwestern right-of-way line of Maryland Route 175, as shown on State Highway Administration Plat Nos. 36521 and 36522; THENCE leaving said conveyance to B. P. Oil Corporation and running with the future right-of-way line of Maryland Route 175, South 45 deg. 28 min. 29 sec. East 746.61 feet to a point; THENCE running South 44 deg. 31 min. 31 sec. West 28.00 feet to a point, South 45 deg. 28 min. 29 sec. East 38.00 feet to a point, North 44 deg. 31 min. 31 sec. East 28.00 feet to a point; THENCE running South 45 deg. 27 min. 50 sec. East 2.70 feet to a point of curve; THENCE running with an arc of a curve to the right, having a radius of 3803.72 feet, an arc length of 503.50 feet and a chord bearing and distance of South 41 deg. 40 min. 18 sec. East 503.13 feet to a point; THENCE leaving said Maryland Route 175 and running South 39 deg. 47 min. West 215.30 feet to the place of beginning. CONTAINING 16.057 acres, more or less, according to a description prepared by J. R. McCrone, Jr., Inc., Registered Professional Engineers and Land Surveyors, in April 1974 without the benefit of a field survey.

(continued)

Page 1 of 2 pages.

SAVING AND EXCEPTING THEREFROM all that part thereof which is described as follows:

BEGINNING for the same being at a point on the northern side of Maryland Route #677 (40 feet wide) at the southeasternmost corner of a conveyance from Stanley J. Yaffe, Henry D. Eutsler, Kennard Yaffe, Elwin H. Alpern and Marvin Wahl to Stanley J. Yaffe, Henry D. Eutsler, Kennard Yaffe, Elwin H. Alpern and Marvin Wahl, known as Odenton Development Company by a Deed dated September 30, 1976, recorded among the Land Records of Anne Arundel County, Maryland, in Liber 2896, Folio 292; THENCE running from the place of beginning so fixed and running with the northern line of the aforesaid Route #677, the following four (4) courses and distances: (1) North 68 deg. 28 min. 47 sec. West, 101.25 feet; (2) North 69 deg. 36 min. 47 sec. West, 109.60 feet; (3) North 73 deg. 06 min. 47 sec. West, 85.53 feet; (4) North 75 deg. 36 min. 47 sec. West 33.00 feet to a point; THENCE leaving the northern line of Route #677 and running through the property of Odenton Development Company the following four (4) courses and distances: (1) North 14 deg. 23 min. 14 sec. East, 31.50 feet; (2) North 71 deg. 39 min. 18 sec. West, 38.00 feet; (3) North 18 deg. 20 min. 42 sec. East, 250.00 feet; (4) North 41 deg. 36 min. 35 sec. East, 98.58 feet to a point in the southern right-of-way line of Maryland Route #175; THENCE with the southern right-of-way line of Maryland Route #175, 418.21 feet along the arc of a curve to the right having a radius of 3,803.72 feet and whose chord and chord bearing are, 418.00 feet and South 48 deg. 16 min. 02 sec. East, respectively; THENCE leaving the right-of-way and running along the arear of the Exxon Service Station property, South 32 deg. 31 min. 54 sec. West 217.76 feet to the point and place of beginning. CONTAINING 2.714 acres of land, more or less.

SUBJECT TO a fifteen (15)-foot wide storm drain easement running through the above described property from the southern right-of-way line of Maryland Route #175 to the northern right-of-way line of Maryland Route #677 and recorded among the aforesaid Land Records of Anne Arundel County, Maryland, in Liber 2938, Folio 588.

This description was prepared from part of a previous survey made by J. R. McCrone, Jr., Inc., Registered Professional Engineers and Land Surveyors, and from office work done by this firm and others.



Not to be recorded in  
Land Records

Subject to Recordation Tax:  
Principal Amount is \$75,000.00

The appropriate amount of documentary stamps are affixed to a Deed of Trust recorded or to be recorded among the Land Records of Anne Arundel County and given as additional security in the same loan.

DATE: April 12, 1984



FINANCING STATEMENT

1. Debtor: Address:  
 GEORGE C. COUNCILL 316 Councill Lane  
 and Pasadena, Maryland 21122  
 CHRISTINE L. COUNCILL
2. Secured Party: Address:  
 UNION TRUST COMPANY OF P.O. Box 1077  
 MARYLAND Baltimore, Maryland 21203
3. This Financing Statement covers:

(a) all buildings and improvements of every kind and description now or hereafter erected or placed in or upon any interest or estate in the land herein described or any part thereof and used or usable in connection with any present or future operation of said land and now owned or hereafter acquired by Debtor and all fixtures including, but not limited to, all gas and electric fixtures, engines and machinery, radiators, heaters, furnaces, heating equipment, steam and hot water boilers, stoves, ranges, elevators, motors, bathtubs, sinks, water closets, basins, pipes, faucets and other plumbing and heating fixtures, mantels, refrigerating plant and refrigerators, or other mechanical or otherwise, cooking apparatus and appurtenances, furniture, shades, awnings, screens, blinds and other furnishings; and

(b) all of the rents, issues and profits which may arise or be had therefrom, and all articles of personal property now or hereafter attached to or used in and about the building or buildings now erected or hereafter to be erected on the lands herein described which are necessary to the complete and comfortable use and occupancy of such building or buildings for the purposes for which they were or are to be erected, including all goods and chattels and personal property as are used or furnished in operating a building or the activities conducted therein, and all renewals or replacements thereof or articles and substitutions therefor, whether or not the same are, or shall be attached to said building or buildings in any manner; and

(c) all building materials and equipment now or hereafter delivered to said premises intended to be installed therein; and

RECORD FEE 14.00  
 POSTAGE .50  
 WEAR FEE FINE \$102.709:23  
 APR 18 84

Mailed to Secured Party

14.00  
 50

(d) all contract rights of and from the herein described property or any part thereof.

4. The aforesaid items are included as security in a Deed of Trust of even date herewith given by Debtor to GORDON DE GEORGE and THOMAS M. SCOTT, III, Trustees, and recorded or intended to be recorded among the Land Records of Anne Arundel County, securing an indebtedness owed by the Debtor to Union Trust Company of Maryland, and are deemed by said Deed of Trust to be part of the hereinafter described real estate.
5. Proceeds of collateral are covered hereunder.
6. The real estate is that parcel owned by Debtor, located in Anne Arundel County, Maryland, and described more particularly in Schedule A attached hereto and made a part hereof.

DEBTOR:

SECURED PARTY:

UNION TRUST COMPANY OF MARYLAND

George C. Council  
George C. Council

By Charles C. Council  
Vice President

Christine L. Council  
Christine L. Council

SCHEDULE A

BEGINNING for the same at the beginning point of the conveyance from Anna C. Neumann to Lucas M. Bunnell and Annabelle Bunnell and Wilford A. Council and Theresa M. Council by deed dated July 15, 1931 and recorded among the Land Records of Anne Arundel County in Liber FSR 89, folio 330, and with the lines of said conveyance North 7 degrees 45' West 727 feet to a concrete stone heretofore planted, South 81 degrees West 486 feet 9 inches and North 19 degrees 30' West 75 feet to the outline between the lands now belonging to John Steedman and the lands now belonging to Guy L. Hunner and wife; thence binding on said line as now surveyed and agreed upon, South 35 degrees 48' West 1830 feet to the north shore of the Magothy River; thence binding on the north and northeast shore of the Magothy River, the seven (7) following courses and distances, South 77 degrees 8' East 140 feet, South 64 degrees 27' East 170 feet, South 79 degrees 25' East 30 feet, South 55 degrees 27' East 100 feet, South 41 degrees 23' East 40 feet, more or less, to intersect the North 48 degree 33' East 359 foot line of the conveyance from Theresa M. Council to George C. Council and Christine C. Council, his wife, by deed dated May 9, 1961 and recorded among the Land Records aforesaid in Liber GTC 1497, folio 444; thence with said line, leaving the mean high water's edge, North 46 degrees 54' East 14 feet, more or less, to a pipe set in February, 1961; thence continuing with said line, North 46 degrees 54' East 145 feet; thence continuing North 46 degrees 54' East 200 feet to a concrete stone in the North 19 degree 54' East 724 foot line of the above mentioned conveyance from Neumann to Bunnell and Council (FSR 89, folio 330); thence with part of said line, North 19 degrees 54' East 236.11 feet to a concrete stone at its end; thence North 59 degrees 01' East 997 feet to the place of beginning. Containing 28.6 acres, more or less.

SAVING & EXCEPTING THEREFROM the following conveyances:

1) So much of the hereinabove described parcel of ground as was conveyed by John Steedman, et al, to Anne Arundel County, Maryland, by a Deed dated November 29, 1928 as recorded among the Land Records of Anne Arundel County in Liber FSR 47 folio 331 for a Public Road;

2) So much as was conveyed by Theresa M. Council to George C. Council and wife by Deed dated May 9, 1961 as recorded among the aforesaid Land Records in Liber 1497 folio 444;

3) So much as was conveyed by George C. Council and wife to William W. Whisenaut and Trudy J. Whisenaut, his wife, by Deed and Plat dated December 2, 1983 as recorded among the aforesaid Land Records in Liber 3668 folios 583 through 591, inclusive;

4) So much as was conveyed by George C. Council and wife to Francis C. Dubiel and Laura V. Dubiel, his wife, by Deed and Plat dated December 16, 1983 as recorded among the aforesaid Land Records in Liber 3674 folios 676 through 679, inclusive.

Intended to be included, within the property hereinabove described and conveyed herein (as part thereof) is that parcel of ground designated on the Plat entitled, "Plat of 2.10 ac. more or less, Part of the Geo. C. Council Prop., Ferry Point Road - Lake Shore", which Plat is recorded among the Land Records of Anne Arundel County in Liber 3201 folio 803.

251680

Debtor or Assignor Form

## FINANCING STATEMENT

- ☒ Not subject to Recordation Tax  
☐ Subject to Recordation Tax; Principal  
 Amount is \$ .....

☐ To be Recorded in Land Records (For Fixtures Only).Name of DebtorAddress

Marine Engine Sales &amp; Service, Inc.

528 Second Street  
Annapolis, MD 21403Secured PartyAddressAssignee

FARMERS NATIONAL BANK OF MARYLAND - 5 Church Circle, Annapolis, Md.

Attach separate  
list if necessary

1. This Financing Statement covers the following types (or items) of property  
 (the collateral):

Inventory from time to time of Crusader Engines, outboard and inboard  
 and all attachments, pertinent to the operation of said motors now  
 owned and hereafter acquired by borrower from any and all sources,  
 and all proceeds resulting from sale of said merchandise.

2. The collateral property is affixed or to be affixed to or is or is to be crops on the  
 following real estate:

3. ☒ Proceeds } of the collateral are also specifically covered.  
☐ Products }

4. Mr. Clerk: Mail instrument to secured party named above or assignee, if any, at the  
 address stated.

RECORD FEE 13.00  
 POSTAGE .50  
 #54949 0055 R02 T14:40  
 APR 18 84

Debtor (or Assignor)

Secured Party (or Assignee)

Marine Engine Sales &amp; Service, Inc.

FARMERS NATIONAL  
BANK OF MARYLAND

BY:

David Harrison  
 David Harrison  
 David Harrison  
 Verna Harrison  
 Verna Harrison

BY

Type or print names under signatures

Mail to: FARMERS NATIONAL BANK OF MARYLAND  
 5 CHURCH CIRCLE  
 ANNAPOLIS, MARYLAND 21401

mailed to:

RECEIVED AND RECORDED  
 CINCINNATI, OHIO & SOUTHERN

1984 APR 18 PM 2:48

E. AUDREY COLLISON  
 CLERK





251681

Debtor or Assignor Form

## FINANCING STATEMENT

☐ Not subject to Recordation Tax  
☒ Subject to Recordation Tax; Principal  
 Amount is \$ 20,000.00

☐ To be Recorded in Land Records (For Fixtures Only).

Name of DebtorAddress

Jack's Distributors

1981 Moreland Parkway  
 Annapolis, Maryland 21401

Secured PartyAddressAssignee

FARMERS NATIONAL BANK OF MARYLAND - 5 Church Circle, Annapolis, Md.

Attach separate  
 list if necessary

1. This Financing Statement covers the following types (or items) of property  
 (the collateral):

All accounts, equipment, accounts receivable and inventory now owned or hereafter acquired by borrower and all proceeds (cash or non-cash) from such accounts, account receivable, equipment and inventory.

1-Used 1976 GMC Truck-SN#TCE676V560950  
 1-Used 1971 Ford Truck-SN#E70EVK51442  
 1-Used 1972 GMC Truck-SN#TCM63WV533794  
 1-Used 1973 Chev. Truck-SN#CCY333B180691  
 1-Used 1979 GMC Truck-SN#T17D9V566556

1-Used 1982 Chevy Van-SN#1GCEG25H1C7107615  
 1-Used 1980 Yale Forklift-SN#M226646  
 1-Used 1982 Bally Walk-In Box Model #3478-2L  
 SN#M2565-1

2. The collateral property is affixed or to be affixed to or is or is to be crops on the following real estate:

3. ☐ Proceeds } of the collateral are also specifically covered.  
☐ Products }

4. Mr. Clerk: Mail instrument to secured party named above or assignee, if any, at the address stated.

Debtor (or Assignor)

Jack's Distributors

By: William C. Jackman, Jr.

By: Madelyn M. Jackman

By: Thelma E. Jackman

Secured Party (or Assignee)

FARMERS NATIONAL  
BANK OF MARYLAND

BY Frank T. Lowman, Senior Vice President

RECORD FEE 11.00  
 RECORD TAX 140.00  
 POSTAGE .50  
 #54950 C055 R02 716:41  
 APR 18 84

Type or print names under signatures

Mail to: FARMERS NATIONAL BANK OF MARYLAND  
 5 CHURCH CIRCLE  
 ANNAPOLIS, MARYLAND 21401

mailed to:

RECEIVED FARMERS NATIONAL  
 BANK OF MARYLAND

1984 APR 18 PM 2:48

E. AUBREY COLLISON  
 CLERK



11.00  
 140.00  
 50

maryland national bank

251682

FINANCING STATEMENT

1. ☐ To Be Recorded in the Land Records at Anne Arundel County  
 2. ☒ To Be Recorded among the Financing Statement Records at \_\_\_\_\_  
 3. ☒ Not subject to Recordation Tax  
 4. ☐ Subject to Recordation Tax on an initial debt in the principal amount of \$ \_\_\_\_\_ The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to \_\_\_\_\_

5 Debtor(s) Name(s) Address(es)

D. M. Distributing Company, Inc. 7976 Longhill Road  
Pasadena, Maryland 21122

RECORD FEE 11.00  
POSTAGE .50

6 Secured Party Address

Maryland National Bank 1713 West Street  
Attention: Linda Seidl Annapolis, Maryland 21401

#14618 0040 R01 T15:17  
APR 18 84

7 This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property

☒ A. *Inventory*. All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof

☐ B. *Contract Rights*. All of the contract rights of each Debtor both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof

☒ C. *Accounts*. All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods

☐ D. *General Intangibles*. All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof

☐ E. *Chattel Paper*. All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, and the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof

☐ F. *All Equipment*. All of the equipment of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof

☐ G. *Specific Equipment*. All of the equipment of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof

☐ H. *Other*. All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof

8. ☐ All or a portion of the property described above is affixed or is to be affixed to or is or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference

Charles C. Drain (Seal)  
Charles C. Drain, President

Thomas R. Berger, Jr. (Seal)  
Thomas R. Berger, Jr., Vice President

Secured Party (Seal)

\_\_\_\_ (Seal)

Secured Party  
Maryland National Bank

By: F. Glenn DiCristofaro (Seal)

F. Glenn DiCristofaro, Vice President  
Type name and title

Mr. Clerk: Please return to Maryland National Bank to the officer and at the address set forth in paragraph 6 above.

207-95 REV 4/82

Mailed to Secured Party

RECEIVED FOR RECORD  
ANNAPOLIS, MARYLAND

1984 APR 18 PM 3:26

E. AUBREY COLLISON  
CLERK

11.00

maryland national bank

251683

## FINANCING STATEMENT

1. ☐ To Be Recorded in the Land Records at \_\_\_\_\_  
2. ☒ To Be Recorded among the Financing Statement Records at Anne Arundel County  
3. ☒ Not subject to Recordation Tax.  
4. ☐ Subject to Recordation Tax on an initial debt in the principal amount of \$\_\_\_\_\_. The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to \_\_\_\_\_.

5. Debtor(s) Name(s) Address(es)  
Cox Electronics, Inc. 1135 A Annapolis Road  
Odenton, Maryland 21113

6. Secured Party Address  
Maryland National Bank 2227 Defense Highway  
Attention: Janice B. Marcellas Crofton, Maryland 21114

RECORD FEE 11.00  
POSTAGE .50  
#14525 C040 R01 T15:22  
APR 18 84

7. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property.

☒ A. *Inventory*. All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof.

☒ B. *Contract Rights*. All of the contract rights of each Debtor both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☒ C. *Accounts*. All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.

☐ D. *General Intangibles*. All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☐ E. *Chattel Paper*. All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, and the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.

☒ F. *All Equipment*. All of the equipment of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☐ G. *Specific Equipment*. All of the equipment of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☐ H. *Other*. All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.

8. ☐ All or a portion of the property described above is affixed or is to be affixed to or is or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference.

Cox Electronics, Inc.  
Charles E. Cox (Seal)  
Charles E. Cox, President

Secured Party  
Maryland National Bank

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
(Seal)

Janice B. Marcellas (Seal)  
Janice B. Marcellas, Manager  
Type name and title

Mr. Clerk: Please return to Maryland National Bank to the officer and at the address set forth in paragraph 6 above.

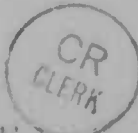
207-95 REV 4/82

Mailed to Secured Party

RECEIVED FOR RECORD  
ANNE ARUNDEL COUNTY

1984 APR 18 PM 3:26

E. AUBREY COLLISON  
CLERK



1100  
SD

251684

BOOK 472 PAGE 360

This FINANCING STATEMENT is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code.		No. of Additional Sheets Presented:
(1) Debtor(s) (Last Name First) and Address(es): MAR-D, Inc. T/A A.B. & W. Auto Parts P.O. Box 312 Route 3, Brightview Business Center Millersville, MD. 21108	(2) Secured Party(ies) (Name(s) And Address(es): State National Bank of Maryland 11616 Rockville Pike Rockville, MD. 20852 ATTN. Note Dept.	RECORD FEE 12.00 POSTAGE 1.50 #14838 C345 ROL 710123 APR 19 84 For Filing Officer
(3) (a) <input type="checkbox"/> Collateral is or includes fixtures. (b) <input type="checkbox"/> Timber, Minerals or Accounts Subject to G.S. 25-9-103(5) are covered (c) <input type="checkbox"/> Crops Are Growing Or To Be Grown On Real Property Described In Section (5). If either block 3(a) or block 3 (b) applies describe real estate, including record owner(s) in section (5).	(4) Assignee(s) of Secured Party, Address(es):	

(5) This Financing Statement Covers the Following types [or items] of property.

All Equipment, Fixtures, Accounts & Inventory for a more detailed description see attached schedule A

☒ Products of the Collateral Are Also Covered.

(6) Signatures: Debtor(s)  
MAR-D, Inc. T/A A.B. & W. Auto Parts  
BY: Willard M. Kraft, Sr.

(By) X Willard M. Kraft, Sr.  
Standard Form Approved by N.C. Sec. of State  
and other states shown above.

(1) Filing Officer Copy — Numerical

Secured Party(ies) [or Assignees]  
State National Bank of Maryland

(By) W. R. Fugitt

Signature of Secured Party Permitted in Lieu of Debtor's Signature:  
(1) Collateral is subject to Security Interest In Another Jurisdiction and ☒

☐ Collateral Is Brought Into This State  
☐ Debtor's Location Changed To This State  
(2) For Other Situations See: G.S. 25-9-402 (2)

UCC-1

RECEIVED FOR RECORD  
CIRCUIT COURT, A.A. COUNTY

1984 APR 19 AM 10:28

E. AUDREY COLLISON  
CLERK

12 20 80



DEBTOR: MAR-D, Inc. T/A A.B. & W. Auto Parts  
P.O. Box 312  
Rt. 3 Brightview Busniess Center  
Millersville, MD. 21108

SECURED PARTY: State National Bank  
of Maryland  
11616 Rockville Pike  
Rockville, MD. 20852

BOOK 472 PAGE 361

SCHEDULE "A"

This financing statement covers the following types (or items) of property.

1. All Equipment and Fixtures now owned of hereafter acquired by Debtor.
2. All Accounts , including accounts receivable of Debtor, now existing or hereafter arising including without limitation, all debts arising out of the sale by Debtor of goods and/or service in the form of an open Account, Promissory Note, Chattel Paper, Draft, Trade Acceptance, other Instruments for the payment of money or any other form.
3. All Inventory including, without limitation, all goods held for sale or lease or being processed for sale or lease in Debtor's business, as now or hereafter conducted, including all materials, goods or work in process, finished goods or materials used or consumed in Debtor's business and any goods returned for any reason to Debtor for credit.

251685

BOOK 472 PAGE 362

This FINANCING STATEMENT is presented to a filing office for filing pursuant to the Uniform Commercial Code:

1. Debtor(s) (Last Name First) and address(es) State Farm Insurance, Gary Carpenter 2126 Espey Court Crofton, Maryland 21114	2. Secured Party(ies) and address(es) General Service Leasing, Inc. P.O. Box 911 Beltsville, Maryland 20705	3. Maturity date (if any): For Filing Officer (Date, Time, Number, and Filing Office)
4. This financing statement covers the following types (or items) of property: One Canon NP-270, Serial # TC003317		5. Assignee(s) of Secured Party and Address(es) RECORD FEE 11.00 APR 19 84

This statement is filed without the debtor's signature to perfect a security interest in collateral. (check ☒ if so)  
☐ already subject to a security interest in another jurisdiction when it was brought into this state.  
☐ which is proceeds of the original collateral described above in which a security interest was perfected:

Check ☒ if covered: ☒ Proceeds of Collateral are also covered. ☐ Products of Collateral are also covered. No. of additional Sheets presented:

Filed with: no full or partial recordation tax

State Farm Insurance, Gary Carpenter

*[Signature]*  
Signature(s) of Debtor(s)

General Service Leasing, Inc.

By: *[Signature]*  
Signature(s) of Secured Party(ies)

(1) Filing Officer Copy - Alphabetical

STANDARD FORM - FORM UCC-1. (FOR USE IN MOST STATES)

Mailed to Secured Party

RECEIVED FOR RECORD  
CIRCUIT COURT, A.A. COUNTY

1984 APR 19 AM 10:28

E. AUBREY COLLISON  
CLERK



11.00

BOOK 472 PAGE 363

maryland national bank

## FINANCING STATEMENT

1. ☐ To Be Recorded in the Land Records at \_\_\_\_\_
2. ☒ To Be Recorded among the Financing Statement Records at Anne Arundel County
3. ☒ Not subject to Recordation Tax.
4. ☐ Subject to Recordation Tax on an initial debt in the principal amount of \$\_\_\_\_\_. The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to \_\_\_\_\_

5. Debtor(s) Name(s) Address(es)  
 William Harrington and Associates, Inc. 7310 Ritchie Highway  
 Glen Burnie, MD 21061  
 405 West Main Street  
 Fruitland, Maryland 21826

6. Secured Party Address  
 Maryland National Bank 1713 West Street  
 Attention: Vicki Johnson Annapolis, MD 21401

7. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property:

☐ A. *Inventory*. All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof.

☒ B. *Contract Rights*. All of the contract rights of each Debtor both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☒ C. *Accounts*. All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.

☒ D. *General Intangibles*. All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☐ E. *Chattel Paper*. All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, and the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.

☐ F. *All Equipment*. All of the equipment of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☐ G. *Specific Equipment*. All of the equipment of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☐ H. *Other*. All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.

8. ☐ All or a portion of the property described above is affixed or is to be affixed to or is or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference.

William Harrington and Associates, Inc.

William Harrington, Jr. (Seal)  
 William Harrington, Jr., Pres.

\_\_\_\_ (Seal)

\_\_\_\_ (Seal)

\_\_\_\_ (Seal)

Secured Party  
 Maryland National Bank

Nancy A. Richter (Seal)

Nancy A. Richter, Asst. Vice President  
 Type name and title

RECORD FEE 11.00  
 POSTAGE .50  
 #14689 C345 R01 T10:24  
 APR 19 84

Mr. Clerk: Please return to Maryland National Bank to the officer and at the address set forth in paragraph 6 above.

RECEIVED FOR RECORD  
 CIRCUIT COURT, A.A. COUNTY

1984 APR 19 AM 10:28

E. AUBREY COLLISON  
 CLERK

Mailed to Secured Party

11-50

Anne Arundel County

Filing - \$11.50

Taxes - \$140.00

BOOK 472 PAGE 364

252019

File No. \_\_\_\_\_  
Record Reference:  
Liber. \_\_\_\_\_ Folio. \_\_\_\_\_

### FINANCING STATEMENT

- ..... Not subject to Recordation Tax. .... To Be Recorded in The Land Records  
(For Fixtures Only).  
xx... Subject to Recordation Tax on prin-  
cipal amount of \$ 19,990.00

This Financing Statement is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. The name(s) and address(es) of the Debtor(s) is(are)

Name of Debtor

Address

Revere Printing, Inc.

8234 Telegraph Road  
Odenton, Maryland 21113

2. The name and address of the Secured Party (or Assignee) is:  
THE CITIZENS NATIONAL BANK  
Fourth and Main Streets  
Laurel, Maryland

to which this Statement should be delivered after it is recorded and from which addi-  
tional information may be obtained.

RECORD FEE 11.00  
RECORD TAX 136.50  
POSTAGE .50  
#14499 0040 R01 710:36  
APR 19 84

3. This Financing Statement covers the following types (or items) of property (the collat-  
eral):

Hamada 880DX two color, sheet fed, chain delivery press with an  
80 Head, serial numbers: HE-3338 and HEC-0638 respectively.

4. The collateral property is affixed or to be affixed to or is to be crops on the follow-  
ing real estate: (Describe - include house number and street or block reference where  
applicable).

5. ....xx...Proceeds)  
.....xx...Products)  
) of the collateral are also specifically covered.

Debtor

Secured Party (Assignee)

Revere Printing, Inc. ....

THE CITIZENS NATIONAL BANK

By: Norman G. Myers  
Norman G. Myers, President

By: Michael J. Loppatto  
Michael J. Loppatto, VP

By: .....

Type or print all names and  
titles under signatures.

Mailed to Secured Party

RECEIVED FOR RECORD  
CIRCUIT COURT, A.A. COUNTY  
1984 APR 19 AM 10:52  
E. AUBREY COLLISON  
CLERK

11.00  
136.50  
50



Amendment filed May 21, 1981 Anne Arundel County Circuit Court  
Liber 438 Pg 35 No. 238032

UNIFORM COMMERCIAL CODE  
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC. - FORM UCC-3

THIS STATEMENT REFERS TO ORIGINAL STATEMENT IDENTIFYING FILE NO. 226333

RECORDED IN LIBER 409 FOLIO 317 ON July 2, 1979 (DATE)

1. DEBTOR Henschen & Walker, Inc.

NAME T/A Hobby World  
216 So. Ritchie Highway, Glen Burnie, MD. 21061  
ADDRESS 8103 So. Ritchie Highway, Pasadena, MD. 21122

2. SECURED PARTY

NAME Nesson Sales Company, Inc.  
ADDRESS 408 East 18th Street, Norfolk, VA. 23504

Person and Address to whom Statement is to be returned if different  
from above.

3. Maturity date of obligation (if any) \_\_\_\_\_

CHECK FORM OF STATEMENT	<p>A. Continuation <input checked="" type="checkbox"/></p> <p>The original financing statement between the foregoing Debtor and Secured Party bearing file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/></p> <p>From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following.</p>
	<p>C. Assignment <input type="checkbox"/></p> <p>The secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other <input type="checkbox"/></p> <p>(Indicate whether amendment, termination, etc.)</p>

RECORD FEE 10.00  
POSTAGE .50  
#14701 0040 R01 T10:41  
APR 19 84

BL  
CLERK

Mailed to Secured Party

(Signature of Debtor)

Dated \_\_\_\_\_

Nesson Sales Company, Inc.  
(Signature of Secured Party)

Edward L. Nesson

by Edward L. Nesson V.P.  
Type or Print Above Name on Above Line

10.00  
50

STATE OF MARYLAND  
FINANCING STATEMENT FORM UCC-1

BOOK 472 PAGE 366

8-50  
Orinell

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recorda-  
tion tax indicate amount of taxable debt here. \$ 1160.96

If this statement is to be recorded  
in land records check here. ☐

This financing statement Dated 04/04/84 is presented to a filing officer for filing pursuant to the  
Uniform Commercial Code.

1. DEBTOR

Name Vonsello Jones  
Address 7900 Allard Ct Apt 202 Glen Burnie, Md. 21062

2. SECURED PARTY

Name NORWEST FINANCIAL MD INC.  
Address P. O. BOX 1464 Baltimore, Md. 21203

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) 04/04/87

4. This financing statement covers the following types (or items) of property: (list)

1TV 1Motorola 19" Color  
1Sony 13"  
1Zenith 13"  
1B&W

RECORD FEE 11.00  
RECORD TAX 7.50

1Stereo  
1Refrig  
1Liv Room Set 3Pc Modern  
2Bedroom Sets  
1Kitchen Set Table & 4Chairs

POSTAGE

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☐ (Proceeds of collateral are also covered)  
☐ (Products of collateral are also covered)

Vonsello Jones  
(Signature of Debtor)

Vonsello Jones  
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Mailed to Secured Party

Brenda Dunlap  
(Signature of Secured Party)

Brenda Dunlap

Type or Print Above Signature on Above Line

E. AUBREY COLLISON  
CLERK

1984 APR 19 AM 10:53

RECEIVED  
STATE OF MARYLAND  
CLERK OF THE COURT

11.00  
7.00  
50

APR 19 84

## FINANCING STATEMENT FORM UCC-1

Identifying File No. \_\_\_\_\_

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ \_\_\_\_\_

If this statement is to be recorded in land records check here ☐

This financing statement Dated \_\_\_\_\_ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

## 1. DEBTOR

Name Ronnie Nichols  
 Address 1590 Annapolis Road Odenton, Maryland 21113  
Anne Arundel County

## 2. SECURED PARTY

Name I.C.E.S. Ltd.  
 Address P.O.Box 813 Frederick, Maryland 21701

RECORDED 11.00  
 #14677 0040 R01 T10:32

484

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) \_\_\_\_\_

4. This financing statement covers the following types (or items) of property: (list)

1 - USED International Model 3200A Skid steer loader SN27900010001732

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☐ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

X Ronnie Nichols  
 (Signature of Debtor)

Ronnie Nichols  
 Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Jerry W. King Pres.  
 (Signature of Secured Party)  
I.C.E.S. Ltd.

Type or Print Above Signature on Above Line

Mailed to Secured Party

RECEIVED FOR RECORD  
 CIRCUIT COURT, A.A. COUNTY

1984 APR 19 AM 10:52

E. AUBREY COLLISON  
 CLERK



11.00

FINANCING STATEMENT

1. Name of Debtor: MARCELINO F. ALBUERNE, M.D.  
Address: 7841 Tick Neck Road  
Pasadena, Maryland 21122
2. Name of Secured Party: MARYLAND NATIONAL BANK  
Address: Real Estate and Mortgage Banking  
Department  
10 Light Street  
Baltimore, Maryland 21202
3. This Financing Statement covers the following types (or items) of property:

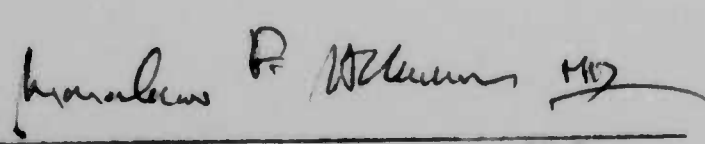
(a) The interest of Debtor in all building materials, furniture, fixtures, machinery, equipment and tangible personal property of every kind and nature whatsoever (other than consumable goods, inventory, and trade fixtures or other personal property owned by tenants occupying all or any portion of the improvements on the premises hereinafter described) now or hereafter located on, contained in or upon or attached to, or used or usable in connection with the premises (and any and all improvements thereon, whether now existing or hereafter constructed) described in a certain Purchase Money Deed of Trust dated December 13, 1983 from Debtor to Lawrence J. Grady, Jr. and Stephen F. Beckenholdt, Trustees, all property being located in Anne Arundel County, Maryland, said property being more particularly described in Exhibit A attached hereto and made a part hereof.

(b) All accounts in respect of any and all leases or contracts of sale executed by the Debtor of any part or parcel of the described land and the improvements thereon located, whether said accounts are in existence or hereafter created and the proceeds thereof.

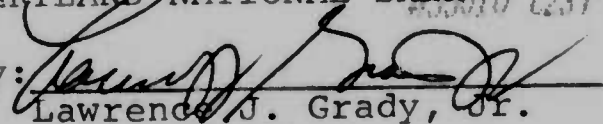
(c) Proceeds of all collateral are covered.

4. Recordation Tax has been paid on the principal amount of \$84,224 in connection with the filing of a deed conveying title to the described property in the Land Records of Anne Arundel County, Maryland.


Debtor:

  
Marcelino F. Albuerne, M.D.

Secured Party:

RECORD FEE 11.00  
POSTAGE 50  
MARYLAND NATIONAL BANK  
By:   
Lawrence J. Grady, Jr.  
Vice President

Mr. Clerk: Return to Miles & Stockbridge  
10 Light Street  
Baltimore, Maryland 21202  
ATTN: Jeffrey H. Seibert, Esq.

 Sent to:

PLEASE RECORD IN THE FINANCING STATEMENT RECORDS OF ANNE ARUNDEL COUNTY, AND WITH THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION

1984 APR 19 AM 11:32  
E. AUDREY COLLISON  
CLERK

1150



PROPERTY DESCRIPTION

ALL that parcel of property located in the County of Anne Arundel, State of Maryland, and more particularly described as follows:

Unit No. 2, consisting of 1,168 square feet at Fort Smallwood Road Medical Center, an Office Condominium, as shown on the Plat of the same name prepared by CDH Engineering, Inc. dated September 15, 1983 and intended to be recorded simultaneously with this instrument.

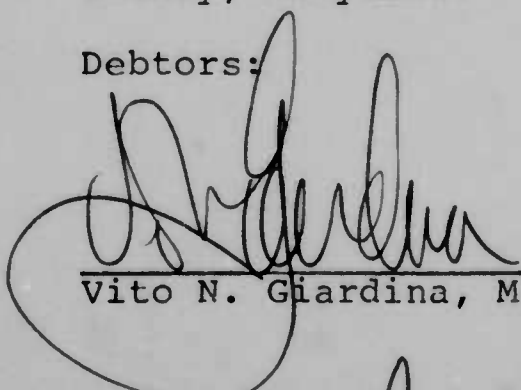
BEING a part of that property described in that Deed dated September 3, 1982 from Lorraine S. Brannan, Grantor, to Dr. Vito N. Giardina and Dr. Steven Glubo and recorded among the Land Records of Anne Arundel County at Book 3518, folio 486.

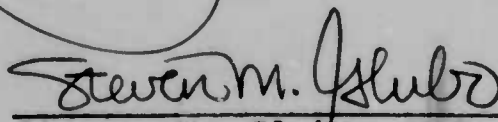
FINANCING STATEMENT

251690

1. Names and Addresses of Debtors: STEVEN M. GLUBO, M.D.  
18 Norris Run Court  
Reisterstown, Maryland 21136  
  
VITO N. GIARDINA, M.D.  
2809 York Manor Court  
Phoenix, Maryland 21131
2. Name of Secured Party: MARYLAND NATIONAL BANK  
Address: Real Estate and Mortgage Banking  
Department  
10 Light Street  
Baltimore, Maryland 21202
3. This Financing Statement covers the following types (or items) of property:
  - (a) The interest of Debtors in all building materials, furniture, fixtures, machinery, equipment and tangible personal property of every kind and nature whatsoever (other than consumable goods, inventory, and trade fixtures or other personal property owned by tenants occupying all or any portion of the improvements on the premises hereinafter described) now or hereafter located on, contained in or upon or attached to, or used or usable in connection with the premises (and any and all improvements thereon, whether now existing or hereafter constructed) described in a certain Purchase Money Deed of Trust dated December 13, 1983 from Debtors to Lawrence J. Grady, Jr. and Stephen F. Beckenholdt, Trustees, all property being located in Anne Arundel County, Maryland, said property being more particularly described in Exhibit A attached hereto and made a part hereof.
  - (b) All accounts in respect of any and all leases or contracts of sale executed by the Debtors of any part or parcel of the described land and the improvements thereon located, whether said accounts are in existence or hereafter created and the proceeds thereof.
  - (c) Proceeds of all collateral are covered.
4. Recordation Tax has been paid on the principal amount of \$85,200 in connection with the filing of a deed conveying title to the described property in the Land Records of Anne Arundel County, Maryland.

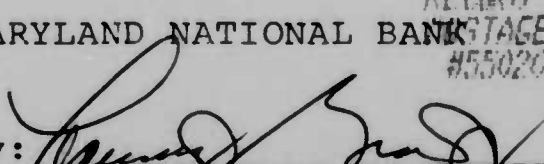
Debtors:

  
 Vito N. Giardina, M.D.


  
 Steven M. Glubo, M.D.

Secured Party:

MARYLAND NATIONAL BANK

  
 By: Lawrence J. Grady, Jr.  
 Vice President

 RECORD FEE 12.00  
 MORTGAGE .50  
 #55020 (237 R02 T11:30  
 APR 19 84


 Mr. Clerk: Return to Miles & Stockbridge, 10 Light Street,  
 Baltimore, Maryland 21202, ATTN: Jeffrey H. Seibert, Esq.

 PLEASE RECORD IN THE FINANCING STATEMENT RECORDS OF ANNE  
 ARUNDEL COUNTY, BALTIMORE COUNTY AND WITH THE STATE  
 DEPARTMENT OF ASSESSMENTS AND TAXATION

1250

PROPERTY DESCRIPTION

ALL that parcel of property located in the County of Anne Arundel, State of Maryland, and more particularly described as follows:

Unit No. 3, consisting of 984 square feet at Fort Smallwood Road Medical Center, an Office Condominium, as shown on the Plat of the same name prepared by CDH Engineering, Inc. dated September 15, 1983 and intended to be recorded simultaneously with this instrument.

BEING a part of that property described in that Deed dated September 3, 1982 from Lorraine S. Brannan, Grantor to Dr. Vito N. Giardina and Dr. Steven Glubo and recorded among the Land Records of Anne Arundel County at Book 3518, folio 486.

FINANCING STATEMENT

251691

1. Names of Debtors: JEFFREY GREENSTEIN, D.D.S.  
Address: CYNTHIA S. GREENSTEIN  
1440 North Rolling Road  
Catonsville, Maryland 21228
2. Name of Secured Party: MARYLAND NATIONAL BANK  
Address: Real Estate and Mortgage Banking  
Department  
10 Light Street  
Baltimore, Maryland 21202
3. This Financing Statement covers the following types (or items) of property:

(a) The interest of Debtors in all building materials, ~~furniture, fixtures, machinery, equipment and tangible personal property~~ of every kind and nature whatsoever (other than consumable goods, inventory, and trade fixtures or other personal property owned by tenants occupying all or any portion of the improvements on the premises hereinafter described) now or hereafter located on, contained in or upon or attached to, or used or usable in connection with the premises (and any and all improvements thereon, whether now existing or hereafter constructed) described in a certain Purchase Money Deed of Trust dated December 13, 1983 from Debtors to Lawrence J. Grady, Jr. and Stephen F. Beckenholdt, Trustees, all property being located in Anne Arundel County, Maryland, said property being more particularly described in Exhibit A attached hereto and made a part hereof.

(b) All accounts in respect of any and all leases or contracts of sale executed by the Debtors of any part or parcel of the described land and the improvements thereon located, whether said accounts are in existence or hereafter created and the proceeds thereof.

(c) Proceeds of all collateral are covered.

4. Recordation Tax has been paid on the principal amount of \$131,040 in connection with the filing of a deed conveying title to the described property in the Land Records of Anne Arundel County, Maryland.

Debtors:

Secured Party:

RECORD FEE 14.00  
POSTAGE .50  
#55016 C237 R02 11:28  
APR 19 84

MARYLAND NATIONAL BANK

By:

Lawrence J. Grady, Jr.  
Vice President

Jeffrey Greenstein, D.D.S.

Cynthia S. Greenstein  
Cynthia S. Greenstein

Mr. Clerk: Return to Miles & Stockbridge  
10 Light Street  
Baltimore, Maryland 21202  
ATTN: Jeffrey H. Seibert, Esq.

Mailed to:

PLEASE RECORD IN THE FINANCING STATEMENT RECORDS OF ANNE  
ARUNDEL COUNTY, BALTIMORE COUNTY AND WITH THE STATE  
DEPARTMENT OF ASSESSMENTS AND TAXATION

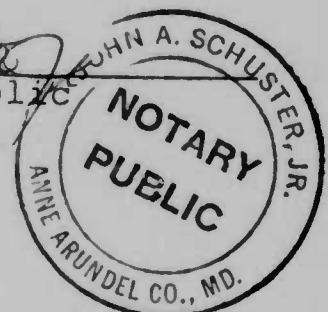


STATE OF MARYLAND, CITY OF BALTIMORE, TO WIT:

I HEREBY CERTIFY, that on this 12 day of December, 1983, before me, the undersigned Notary Public of said State, personally appeared Jeffrey Greenstein, D.D.S., known to me (or satisfactorily proven) to be the person whose name is subscribed to the within instrument, and acknowledged that he executed the same for the purposes therein contained.

WITNESS my hand and Notarial Seal.

John A. Schuster Jr.  
Notary Public



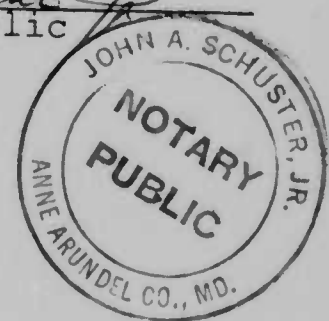
My Commission Expires: July 1, 1986

STATE OF MARYLAND, CITY OF BALTIMORE, TO WIT:

I HEREBY CERTIFY, that on this 12 day of December, 1983, before me, the undersigned Notary Public of said State, personally appeared Cynthia S. Greenstein, known to me (or satisfactorily proven) to be the person whose name is subscribed to the within instrument, and acknowledged that she executed the same for the purposes therein contained.

WITNESS my hand and Notarial Seal.

John A. Schuster Jr.  
Notary Public



My Commission Expires: July 1, 1986

PROPERTY DESCRIPTION

ALL that parcel of property located in the County of Anne Arundel, State of Maryland, and more particularly described as follows:

Unit No. 4, consisting of 2,004 square feet at Fort Smallwood Road Medical Center, an Office Condominium, as shown on the Plat of the same name prepared by CDH Engineering, Inc. dated September 15, 1983 and intended to be recorded simultaneously with this instrument.

BEING a part of that proeprty described in that Deed dated September 3, 1982 from Lorraine S. Brannan, Grantor, to Dr. Vito N. Giardina and Dr. Steven Glubo and recorded among the Land Records of Anne Arundel County at Book 3518, folio 486.

☐ IF CHECKED AT LEFT, THIS DOCUMENT IS TO BE RECORDED IN THE LAND RECORDS.  
(TO BE CHECKED ONLY IF COLLATERAL IS GOODS WHICH ARE OR ARE TO BECOME FIXTURES.)

## FINANCING STATEMENT

Secured Party: **AVCO FINANCIAL SERVICES OF GLEN BURNIE, INC.**  
and/or its Parent, Affiliates or Subsidiaries

ADDRESS: 7164 E Furnace Branch Rd

CITY & STATE: Glen Burnie, Md. 21061

## FILING OFFICER NOTICE:

PLEASE MAIL ACKNOWLEDGMENT COPY TO SECURED PARTY WHOSE ADDRESS IS SHOWN TO THE LEFT.

DEBTOR(S) (AND ADDRESSES)		DATE OF THIS FINANCING STATEMENT	
James A & Irene Wiley Jr		2-27-80	
20 Greenway Rd Glen Burnie, Md. 21061		ACCOUNT NO.	TAB
		38	

Filed with: Clerk of Circuit Crt Anne Arundel Co Annapolis, Md. 21400

This Financing Statement covers the following types (or items) of property: **Proceeds and Products of the collateral are also covered.**  
(a) If described, Motor Vehicles as follows:

YEAR MODEL	MAKE	BODY TYPE	MODEL NO. OR LETTER	SERIAL NUMBER	MOTOR NUMBER	NUMBER CYL

Together with all Tires, Batteries, Radios, Heaters, Equipment and Accessories now or hereafter attached thereto;

(b) ☒ If checked at left, all household goods, furniture, appliances, and consumer goods of every kind and description owned at the time of the loan secured hereby, or at the time of any refinancing or renewal thereof, or cash advanced under the loan agreement secured hereby, and located about the premises at the Debtor's residence (unless otherwise stated) or at any other location to which the goods may be moved.

(c) Other (describe)



See deed of trust of even date for recordation Tax

## TERMINATION STATEMENT

This statement of termination of financing is presented to a filing officer for filing pursuant to the Uniform Commercial Code. The Secured Party certifies that the Secured Party no longer claims a security interest under the financing statement bearing the file number shown above.

**AVCO FINANCIAL SERVICES OF GLEN BURNIE, INC.**  
(SECURED PARTY)

Libe 423 0559 ID# 231479

BY Yang Bay and Admin Serv  
TITLE

Dated: 3/7, 19 84

## ACKNOWLEDGMENT COPY

Filing Officer is requested to note file number, date and hour of filing on this copy and return it to the person filing, as an acknowledgment.

19-1209 (REV. 3-75)

RECORD FEE 10.00  
POSTAGE .50  
#55037 0237 R02 112:46  
APR 19 84

1000  
.50

Mailed to Secured Party

Mailed to Secured Party

1984 APR 19 PM 12:50  
E. AUDREY COLLISON  
CLERK

4

BOOK 472 PAGE 376

FINANCING STATEMENT

1. Name of Debtor: RIVERBAY ASSOCIATES  
2060 West Street  
Suite 300  
Annapolis, Maryland 21401 **251693**
2. Name of Secured Party: FIRST MARYLAND SAVINGS & LOAN, INC.  
1109 Spring Street  
Suite 800  
Silver Spring, Maryland 20910
3. Address of Property: 34 Defense Street  
Annapolis, Maryland 21401

4. This Financing Statement covers the following types (or items) of property:

All machinery, apparatus, equipment, fittings, fixtures, furniture and articles of personal property of every kind and nature whatsoever, other than consumable goods (and excluding property owned by tenants which according to the terms of any applicable leases may be removed by such tenants at the expiration of such leases), now or hereafter located in or upon said real estate or any part thereof, and used or useable in connection with any present or future operation of said real estate (hereinafter collectively called "Equipment"), whether now owned or hereafter acquired by Mortgagor, including, but without limiting the generality of the foregoing, all heating, lighting, laundry, incinerating, and power equipment, engines, pipes, pumps, tanks, motors, conduits, switchboards, plumbing, lifting, cleaning, fire prevention, fire extinguishing, refrigerating, ventilating, and communications apparatus, air cooling and air conditioning equipment, elevators, escalators, shades, carpeting, awnings, screens, storm doors and windows, stoves, wall beds, refrigerators, attached cabinets, partitions, ducts and compressors and all of the right, title and interest of Mortgagor in and to any equipment which may be subject to any title retention or security agreement or instrument superior in lien to the lien of this Financing Statement. It is understood and agreed that all Equipment is to be deemed part and parcel of said real estate and appropriated to the use of said real estate and, whether affixed or annexed or not, shall for the purpose of this Financing Statement be deemed conclusively to be real estate and conveyed hereby. This Financing Statement shall also constitute a Security Agreement between Mortgagor, as Debtor, and Mortgagee, as Secured Party as to both chattel and fixture items of every type now or hereafter owned by Mortgagor and used or useable in conjunction with the said real estate, and the proceeds thereof, including but not limited to those types of items hereinabove itemized as constituting "Equipment".

5. This Financing Statement is not subject to a Recordation Tax.

Executed this 17 day of April, 1984.

WITNESS:

RIVERBAY ASSOCIATES,  
a Maryland General Partnership

RECORD FEE 13.00  
POSTAGE .50  
#55071 0237 002 114:31  
APR 19 84

*Christine McNeil*

BY: *[Signature]* (SEAL)  
JOHN A. BRUNO - General Partner

*Christine McNeil*

BY: *[Signature]* (SEAL)  
GIRARD C. COFFMAN  
General Partner

After recordation, please return this document to:

Dacy, Richin & Myers  
8720 Georgia Avenue, Suite 205  
Silver Spring, Maryland 20910

1350

1984 APR 19 PM 2:45  
E. AUBREY COLLISON  
CLERK

CR  
CLERK

DACY, RICHIN,  
MYERS & SUISSA  
ATTORNEYS AT LAW  
METROPOLITAN BUILDING  
8720 GEORGIA AVENUE, SUITE 205  
SILVER SPRING, MARYLAND 20910  
(301) 595-6677

1550



## FINANCING STATEMENT FORM UCC-1

Identifying File No. \_\_\_\_\_

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK.

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here \$ \_\_\_\_\_

If this statement is to be recorded in land records check here. ☐This financing statement Dated April 18, 1984 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

## 1. DEBTOR

Name ROSS W. ZELLERSAddress P. O. Box 3275, Annapolis, Maryland 21403

## 2. SECURED PARTY

Name ADMIRAL-BUILDERS SAVINGS AND LOAN ASSOCIATIONAddress 1746-48 York Road, Lutherville, Maryland 21093William M. Levy, Esquire, 1507 Fidelity Bldg., Balto., Md. 21201

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) April 18, 1985

4. This financing statement covers the following types (or items) of property: (list)

Fixtures and chattels in the nature of fixtures, affixed and/or appurtenant to the property described in a Mortgage of even date from the Debtor to the Secured Party contained in the property set forth in Item 5 hereof.

CHECK ☒ THE LINES WHICH APPLY5. ☐ (If collateral is crops) the above described crops are growing or are to be grown on: (describe real estate)RECORD FEE  
POSTAGE11.00  
.50☒ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

Lot No. 25 Plat entitled "Oakwood", Second Assessment District of Anne Arundel County, State of Maryland.

#14760 C040 R01 T14:36  
APR 19 84☐ (Proceeds of collateral are also covered)☐ (Products of collateral are also covered)

[Signature]  
(Signature of Debtor)

ROSS W. ZELLERS

Type or Print Above Signature on Above Line

\_\_\_\_\_  
(Signature of Debtor)

Type or Print Above Signature on Above Line

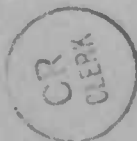
ADMIRAL-BUILDERS SAVINGS AND LOAN ASSOCIATION

BY [Signature]

(Signature of Secured Party)

WILLIAM M. LEVY

Type or Print Above Name on Above Line

RECEIVED FOR RECORD  
DIRECT COURT & COUNTY

1984 APR 19 PM 2:49

E. AUBREY COLLISON  
CLERK

Mailed to Secured Party

1105

BOOK 472 PAGE 378

251695

To Be Recorded In The Land Records  
And In The Chattel Records Of  
Anne Arundel County, Maryland  
And Among Financing Statement  
Records Of The State Department  
Of Assessments and Taxation

Subject To Recording Tax In The Amount  
Of \$4,480.00 On Principal  
Amount Of \$640,000.00, Which Was  
Paid On Recordation Of A Deed Of  
Trust To The Clerk Of The Court  
of Anne Arundel County, Maryland

FINANCING STATEMENT

1. Debtor:

KB OF BALTIMORE, INC.,  
an Ohio corporation, trading as  
"Burger King"  
810 Gleneagles Court - Suite 106  
Towson, Maryland 21204

2. Secured Party:

THE FIRST NATIONAL BANK  
OF MARYLAND  
405 Washington Avenue  
Towson, Maryland 21204  
Attn: James Lambdin  
Vice President

RECORD FEE 21.00  
POSTAGE .50  
#14775 CD40 R01 T15:33

3. This Financing Statement covers, and the Debtor grants to the Secured Party a continuing security interest in and to, the following collateral:

APR 19 84

- a. All restaurant equipment, stoves, ranges, appliances, hoods, counters, signs, and other personalty, goods, chattels and assets of the Debtor, tangible or intangible, including without limitation all related service and warranty agreements, packaging, manuals, specifications and maintenance contracts, and all accounts, chattel paper, documents, general intangibles, goods, instruments, and inventory, as those terms are defined by the Maryland Uniform Commercial Code - Secured Transactions, Title 9, Commercial Law Article, Annotated Code of Maryland, as amended.
- b. All plant, equipment, apparatus, machinery, fittings, appliances, furniture, furnishings, and fixtures, and other chattels and personal property and replacements thereof, now or at any time hereafter affixed or attached to, incorporated in, placed upon, or in any way used in connection with the current or future utilization, enjoyment, occupation, or operation of the below referred to real property including by way of example and not by way of limitation, all lighting, heating, ventilating, cooking, air conditioning, incinerating, sprinkling, laundry, lifting and plumbing fixtures and equipment, water and power systems, loading and unloading equipment, burglar alarms and security systems, fire prevention and fire extinguishing systems and equipment, engines, boilers, ranges, refrigerators, stoves, ranges, dishwashers, hoods, counters, furnaces, oil burners or units, communication systems and equipment, dynamos, transformers, motors, tanks, electrical equipment, elevators, escalators, cabinets, partitions, ducts, compressors, switchboards, storm and screen windows and doors, pictures, sculptures, awnings and shades, signs and shrubbery.

Mailed to Secured Party

- 1 -

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1984 APR 19 PM 3:39  
E. AURNEY SOLLISON  
CLERK

21.00

- c. All building and construction materials and supplies of every kind, nature and description located on, at, or about the below referred to real property, whether or not yet incorporated into any building, structure, or improvement, or located elsewhere and not as yet delivered to the below referred to real property, which are intended to be used for the purpose of erecting, renovating, restoring, or repairing any building, structure, or improvement on the below referred to real property, including by way of example and not by way of limitation, all steel, iron, concrete, sheet rock and plaster board, screws, paint, plaster, plastics, insulation, fiberglass, wood and wood products, glass, bricks, mortar, masonry, pipes, wiring, linoleum and tile and other floor and wall coverings, roofing and roofing materials, framing and molding.
  - d. All of the proceeds of the voluntary or involuntary conversion of the real and personal property secured by the below referred to Deed of Trust or any part of such property into cash or liquidated claims, whether by way of condemnation, insured casualty, judgment or otherwise.
  - e. All rents, profits, and benefits to the extent they may constitute accounts, including any deposits of tenants to secure payment of the same and performance of the terms and conditions of any oral or written lease, with respect to the leasing of all or any portion of the real property referred to below.
  - f. All revenues and profits, accounts receivable and contract rights, including any deposits of purchasers to secure payments of the contract price and performance of the terms and conditions of any contract of sale of the real property referred to below.
  - g. All of the Debtor's right, title and interest in and to all amounts that may be owing at any time and from time to time by the Secured Party to the Debtor in any capacity, including but not limited to any balance or share belonging to the Debtor of any deposit or other account with the Secured Party.
  - h. All books, records, papers, correspondence, memoranda, and other documents or transcribed information, of any type and whether expressed in ordinary or machine language, in any way relating or pertaining to any of the collateral described above.
4. Some of the above-described personal property is to be affixed to the real estate described in Exhibit "A", attached hereto, also being described in a Deed of Trust of even date herewith and recorded among the Land Records from the Debtor to the Trustees named therein for the benefit of the Secured Party. The Debtor is the record owner of the real estate.
5. The proceeds and products of the above-described collateral are secured, as are future advances, after acquired property, and any substitutions, renewals, replacements, additions, accessions and accretions of or to any of the above-described collateral.

BOOK 472 PAGE 380

SECURED PARTY:

THE FIRST NATIONAL BANK  
OF MARYLAND

DEBTOR:

KB OF BALTIMORE, INC.  
an Ohio Corporation Trading as  
"Burger King"

By: James Lambdin (SEAL)  
James Lambdin, Vice President

By: Philip M. Hoag (SEAL)  
Philip M. Hoag, President  
President

Date: April 18, 1984

TO FILING OFFICER: After this Statement has been recorded, please return to:

James M. Smith, Esquire  
Gebhardt & Smith  
Ninth Floor, The World Trade Center  
Baltimore, Maryland 21202  
(File No.: (JMS) 3626)

K-00.15  
3626



## EXHIBIT "A"

All that tract or parcel of land situate in the Fifth Election District of Anne Arundel County, Maryland, known generally as 718 Nursery Road, Linthicum, Maryland and more particularly bounded and described as follows:

BEGINNING for the same at an iron pipe found in the northerly right of way line of Nursery Road at its point of intersection with the easterly line of a parcel of land owned by the Wheeler Holding Company and described in parcel two in Deed Liber 3458 at Folio 404. Thence leaving said iron pipe at the point and place of beginning and binding the east line of parcel number 2 and parcel number 1 of land conveyed to Wheeler Holding Company as aforesaid,

1. North  $18^{\circ} 01' 20''$  East, 430.21 feet to a concrete monument found at the end of the third line of the land described in the conveyance from Marie Dreier to Fred and Martha Ludwig, his wife, by Deed dated August 26, 1933 and recorded among the Land records of Anne Arundel County, Maryland in Deed Liber FSR#14 at Folio 245. Thence leaving said concrete monument and binding the east line of a parcel of land conveyed to Allan and Jean Berman by Deed recorded in Liber 1581 at Folio 374. Also binding the east line of a parcel of land conveyed to Jerome Koppleman by Deed recorded in Liber 3195 at Folio 168,

2. North  $27^{\circ} 59' 55''$  East, 399.43 feet to an iron pin set in the southerly line of a parcel of land owned by the Arundel Corporation as recorded in Liber 1247 at Folio 193. Thence leaving the aforesaid iron pin set and binding the southerly line of land of the Arundel Corporation as aforesaid,

3. South  $62^{\circ} 59' 30''$  East, 80.00 feet to an iron pin set in the westerly line of a parcel of land shown on a plat entitled "Resubdivision Plat of David Zimmerman's property recorded in Plat Book 80 Folio 35." Thence leaving said iron pipe and binding the west line of land of the resubdivision as aforesaid,

4. South  $22^{\circ} 35' 25''$  West, 401.05 feet to an iron pipe found. Thence leaving said iron pipe found and running,

5. South  $12^{\circ} 05' 48''$  West, 134.70 feet to a concrete monument found. Thence leaving said concrete monument and running,

6. North  $81^{\circ} 12' 12''$  West, 8.00 feet to an iron pin set. Thence leaving said iron pin and binding the west line of a parcel of land owned by Carl Boffen as recorded in Deed Liber 2895 at Folio 762,

7. South  $12^{\circ} 12' 32''$  West, 255.72 feet to an iron pipe found in the northerly right of way line of Nursery Road. Thence leaving said iron pipe found and binding the northerly right of way line of Nursery Road,

BOOK 472 PAGE 382

8. North  $81^{\circ} 08' 33''$  West, 143.14 feet to the point and place of beginning and containing an area of 2.046 acres of land according to a survey prepared by C. H. Miller and Associates, Inc.

BEING all and the same property which by Deed dated November 21, 1983 and recorded among the Land Records of Anne Arundel County, Maryland in Liber 3675 at page 412 was granted and conveyed by William C. Elseroad, et ux. to KB of Baltimore, Inc., in fee simple.

BEING ALSO all and the same property which by Confirmatory Deed dated April 13, 1984 and intended to be recorded among the Land Records of Anne Arundel County, Maryland immediately prior hereto was granted and conveyed by William C. Elseroad, et ux. to KB of Baltimore, Inc., in fee simple.

K-00.15

## FINANCING STATEMENT

251696

This Financing Statement dated April 2, 1984, is presented to the Clerk, Circuit Court for Anne Arundel County, for filing pursuant to the Uniform Commercial Code.

1. DEBTOR: NORTHWARD CORPORATION  
8004 Jumpers Hole Road  
Pasadena, Maryland 21122
2. SECURED PARTY: ROBERT F. GERBRICK PASADENA TOOL AND EQUIP-  
BERNADINE A. GERBRICK MENT, INC.  
113 Riviera Drive  
Pasadena, Maryland 21122
3. Maturity Date of Obligation (if any): Oct 16 1984
4. This financing statement covers the following types or items of property:

See Schedules attached hereto and incorporated herein by reference.

In addition, the security interest of the secured party under this Financing Statement extends to all rights of Debtor under lease of real and personal property, now or hereafter existing, all inventory, machinery, equipment, furniture and fixtures of whatever sort located in or at the business operated by the Debtor at 8004 Jumpers Hole Road, Pasadena, Maryland, including, without limitation, all additions, substitutions, accessions or replacements thereto and therefore and all proceeds thereof and products therefrom, which the debtor may acquire at any time during the continuation of this Financing Statement in connection with the operation of the business of the debtor.

5. Collateral: Proceeds and products of collateral are also covered.

ATTEST:

NORTHWARD CORPORATION

Secretary

By:

Kenneth R. Wagner - Pres.  
KENNETH W. WAGNER, PRESIDENT  
DebtorKenneth R. Wagner  
KENNETH R. WAGNER  
Personal GuarantorRECORD FEE 39.00  
POSTAGE .50Rebekah C. Wagner  
REBEKAH C. WAGNER  
Personal Guarantor#55289 0237 R02 T09:23  
APR 24 84Robert F. Gerbrick  
ROBERT F. GERBRICK  
Signature of Secured PartyBernadine A. Gerbrick  
BERNADINE A. GERBRICK  
Signature of Secured Party

ATTESTATION

Bernadine A. Gerbrick

by Robert F. Gerbrick  
PASADENA TOOL AND EQUIPMENT, INC.  
President

Mailed to Secured Party

Garry Kolb

39-50

## SCHEDULE B

374 bags-Sand  
38 rolls-Tar pitch for roof  
11-1/2 gal. Carpet Cleaner  
8 boxes-Defoamer  
6-1/2 gal. Defoamer  
3 boxes-Odor neutralizer  
3 boxes-tree wax  
2 boxes-XR9 Wallpaper remover  
5 boxes-Spray paint  
34-Traffic Paint  
3-engine Cleaner  
5-Spray guns DH 4437  
6-CRC 56 Stop Squeaks  
6-Refrigerant charger  
8-KEM high temp. anti seize  
47-Tailer balls  
13-Poulan 2 cycle oil  
15 qt.-Poulan chain lub  
2-gal. Poulan chain lub  
4-1gal. motor oil  
2-gal. Polyurethane  
5-gal. Xylol  
1-gal. Dryden com. oil  
3-gal. Miracle wallpaper remover  
6-parts of roll pull rope  
50 boxes-Miscellaneous sizes Speed fastener  
85 boxes-Miscellaneous shot  
95 boxes-Miscellaneous size Speed fasteners  
22-Steel wool pads (large)  
6-Steel wool pads (small)  
9-Chimney brushes  
1-Rack 4 bolts chain and miscellaneous hooks  
1-rack miscellaneous glasses  
1-rack miscellaneous bolts

KRW

R. G. J.  
B. A. J.



SCHEDULE C

FIXTURES

1. Show fixtures with lights and shelving
2. Sections of adjustable industrial shelving
3. Sections of parts shelving

KRW  
R. F. J.  
B. H. J.

SCHEDULE D

SHOP EQUIPMENT AND TOOLS

- 1 Burco point sharpener
- 1 Commercial chain saw sharpener
- 1 Briggs and Stratton small engine repair tools

KRW

R. H. J.  
B. G. J.

## SCHEDULE F

1-Ladivator with 2 extensions  
1-40' Extension Ladder  
1-32' Extension ladder  
1-24' Extension ladder  
3-2" Mud pumps  
4-Hand lawn rollers  
1-Core areator (gas)  
1-Plugger (gas)  
1-1 1/2" cent. pump  
3-2" cent. pumps  
4-3" cent. pumps  
1-Gas powered lawn edger  
14-5 hp Hahn tillers  
6-3.5 hp Gas push mowers  
8-Gas powered power rakes  
1-Lindsay port air compressor 15 cfm  
4-Bluebird dethatchers w/baggers  
3-Little Beaver 1 man post hole diggers  
1-York tow behind rake  
2-200 lb. Sand blast pots with hose  
3-Sand Blast helmets  
1-35 lb. Sand blast pot with hose  
1-7.5 kw generator (Power Chief)  
1-300 lb. Tow behind roller  
4-Scaffolding leg extensions  
1-Adjusting Rolling Hijax  
6 sets-Scaffolding blades  
2-36" Power trowels  
1-Edco electric floor grinders  
1-Wacker jump jack  
1-Wacker diesel plate compact  
1-Wacker gas plat compact  
5-Appliance dollies  
1-Hand truck  
3-Amer. 7" floor edgers  
3-Amer. floor sanders  
2-Amer. 15" floor maintainers with pads  
1-Oreck vacuum (upright)  
2-Amer 13" Carpet shampooer with pads  
1-Kango 2500 70 lb. electric hammer  
1-Edco 14" rolling concrete saw  
1-1 ton Dolly Hoist  
1-Biljax dry wall jack  
3-Westinghouse dehumidifier  
1-Port cot  
1-B & D Air adhesive dispenser  
2-Rinse 'n' Vac  
1-Electric stapler  
1-Air stapler (small)  
1-Chemical Wallpaper remover  
1-Hand stapler (small)  
1-Bostitch air nailer  
1-Bostitch air stapler  
1-Hand post driver  
1-Easy striper  
1-Hand pump sprayer  
1-electric submersible pump (Heavy Duty)  
1-Metal detector  
1-Wacker chipping hammer

KRW

R.F.L.  
124.4

1-Ball joint puller  
1-Outboard prop puller  
1-Inboard prop puller  
1-McPherson strut puller  
2-Universal pullers  
1-Hand mitre box  
1-B&D electric cut off saw  
1-Sawzall  
1-Jigsaw  
1-Power caulk gun  
1-B&D screw gun with adapters  
1-B&D door planner  
1-B&D oscillating sander  
B&D metal shears  
2-David White Transits  
3-Electric Fish tapes  
1-Carpet iron  
2-Knee kicker  
1-Carpet cutter  
1-Carpet chisel  
1-Electric heat gun  
3-Rinse 'n' Vac wands  
1-Rinse 'n' Vac power brushes  
6-Bluebird hoists w/dollies  
2-Spare engine hoist cylinders  
40-Sections scaffold bucks  
16-Scaffold wheels  
1-Scaffold pully  
4-5" wheels  
-Various feet and pins and braces  
6-Electric grinders  
2-Asbestos tile cutters  
1-wire stripper (Heavy)  
1-Ceramic tile cutter (large)  
1-Ceramic tile cutter (small)  
1-100 lb. tile roller  
1-Slate cutter  
2-Bolt cutters  
1-Rivet tool  
1-Air polisher  
1-Inside Coil compressor  
2-Ceramic tile nippers  
1-Pittman arm puller  
1-Long arm pruning shears  
1-set conduit bender  
2-Air ratchets  
1-Air impact  
1-Valve spring compressor  
2-Ball forks  
2-Compression gauges  
1-Timing lite  
1-St. Wheel puller  
1-Jitterbug air sander  
1-Hydraulic valve lifter  
1-Ridge reamer  
1-Ring compressor  
1-Pipe end shaper  
2-Shovels (garden)  
2-Torque wrenches  
1-Cylinder hose  
2-Slider puller  
2-Hydraulic valve lift puller

KRW

R. F. J.

Bd. J.



3-Ext. spring compressors  
1-Large wheet puller  
2-Hammer knock puller  
1-In/out 3 prong puller  
1-Large wratchet w/extensions  
1-Small mech. valve lifter  
1-Dent puller  
2-Hand screw augers  
1-Clam auger  
1-Hand rake  
1-Chimney sweep extension/brushes  
1-1/2 hp B & D drill  
1-3/4 hp B&D drill  
3-Transit tripods  
1-48" Carpenter's level  
1-Valve puller  
1-Surveyor's target  
1-Tree saw  
10-Chain pulleys  
2-Come alongs  
1-Air submersible pump (2")  
7-Walk boards  
1-Air tamper  
2-10" Step ladders  
1-8' Step ladder  
1-4" Step ladder  
1-Bercow Steel Grinder  
2-5 hp Concrete carts  
2-Georgia buggys  
3-Wheel barrows  
1-3" Diaphragm pump  
1-Barrell pump  
1-Stowe 1 ton roller  
1-1/2" Banding kit  
4-Asbestos shingle cutters  
2-Concrete vibrators  
8-Hydraulic jacks  
2-15 ton jacks (mch.)  
9-Screw jacks  
13-Post hole augers  
2-10 ton jacks (mech.)  
1-Fork lift  
2-Hand held electric eels  
5-Set roof jacks  
1-Hand held manual eels  
1-Set ladder jacks  
4-Hand snakes  
5-Post jacks  
3-20 ga. wet/dry vacs  
1-Led meltin pot  
3-Upright sub. pumps  
12-Blankets  
3-3 1/2" Bull floats  
2-Piano Dollies  
3-Two bars  
2-Long trailer hitch  
6-Medium trailer hitch  
4-Lawn spreaders  
2-Aerators (hand)  
2-Transmission jacks  
2-Hydraulic floor jacks

KRW

R. F. L.

B. A. N.

1-Engine holder  
 2-Electric Roto Rooters  
 1-Hand Roto Rooters  
 1-1 1/2" Electric cent. pump  
 2-Small sub pumps  
 6-Miscellaneous hose for sub pumps  
 10-Demon Drainers  
 1-2" pump (sub  
 3-30 lb. jack hammers  
 5-60 lb. Jack hammers  
 1-Rotary 60 lb. hammer w/air hose  
 Various 2" and 3" hose-Pick up and Discharge  
 1-Air chip hammer  
 20-Asphalt spades  
 28-Large point bits  
 12-Medium point bits  
 2-Rotary hammers  
 1-12 volt pump  
 1-Circular saw 6"  
 2-Belt sanders  
 1-Transit level  
 9-Reg. and Moisture Traps  
 1-Set Rigid pipe dies  
 1-Soil pipe cutter  
 3-Pipe cutters  
 3-Extension flood light systems  
 1-Propane Acet. Torch  
 1-Acet. Torch  
 1-Plumbers torch and 1 extra tank  
 2-Battery chargers  
 1-Lincoln welder  
 5-Pedestal fans  
 4-Window fans  
 1-Tile cutter (Target)  
 9-3" Diaphragm mud pumps  
 2-Scavenger 2" pumps  
 1-Mortar box and 2 pans  
 1-New transmission jack  
 3-Smith 90 Air Compressor  
 4-Smith 100 Air Compressor  
 1-Trailer for Stow Roller  
 1 Ditch Witch T-3 Trailer  
 2 Towable Concrete Mixers  
 2 Towable Mortar Mixer  
 1-Airoil 115 gal. tar pot  
 1-4" Centrical pump  
 1-General Tow behind Auger  
 6-3" mud pump  
 1-120 BTU Kerosene Heater  
 2-Elec. Heaters  
 Weight Scales for Propane Heaters

KRW

R. F. G.  
B. G. G.

## SCHEDULE G

3-Gas powered lawn vacs  
 1-Electric garden soil blender  
 1-Gravely 8 hp rid. mower  
 1-Gas powered, high wheeled mower (4 hp)  
 2-3 kw generator (Power Chief)  
 1-Dayton 7 hp generator  
 1-Dayton 4 kw generator  
 1-Small tow behind spreader  
 1-Ohio tow behind spike aerator  
 2-1 hp Speed Aire air compressor  
 1-3/4 hp Air compressor  
 1-42" Power trowel  
 1-Airens 7 hp Rear tine tiller  
 1-Clark 7" floor edgers  
 2-Heat Mate kerosene heaters  
 2-Insect lights  
 1-Hot dogger  
 1-Port crab steamer w/10 gal. pot and tray  
 1-1/2 keg Beer Tap  
 1-Popcorn machine  
 1-Cotton candy maker  
 1-Portable Spitz 5' Grill w/ rotissary  
 1-Snowball machine  
 1-Poulan 3400 chain saw  
 1-Remington hi velocity stud gun  
 1-Remington lo velocity stud gun  
 2-Poulan weed eaters  
 2-Poulan gas powered back pac blowers  
 35-Propane tanks  
 1-Over low light tower (2 1000 w halogen)  
 28-Salamander heaters (250,000 BTU)  
 2-Large propane heaters  
 1-Titan 1650 W electric heater  
 1-Arvin 1650 W electric heater  
 4-230,000 BTU heaters  
 3-75,000 BTU heaters  
 1-Large propane fired wallpaper steamer  
 1-Ventilation blower  
 1-Gravely snow blade  
 1-Tiller and riding sulky (Gravely)  
 3-Cut off saws  
 1-Port a Power  
 4-Poulan 3400 Chain saws  
 1-2500 DA chain saw  
 1-Pneumatic Tergo Rig  
 2-20'x30' tents  
 1-Electric Toledo Pipe Holder  
 1-Davis 20+4 Trencher  
 1-Ditch Witch J-20 Trencher  
 2-Smith 150 Air Compressor  
 2-Smith 75 Air Compressor  
 1-Snowco Trailer  
 1-Towable Concrete Mixer  
 1-Towable Morter Mixer  
 1-Olathe Chipper  
 4-Vermeer vertical log splitters  
 1-Gravely 10 hp mower  
 1-Deisel pressure washer  
 1-Lindsay 25 cfm air compressor  
 1-Sears Radical arm saw

KRW

 R. L. L.  
 R. L. L.

RECORDATION TAX PAID  
ON THE MORTGAGE TO  
ANNE ARUNDEL COUNTY

BOOK 472 PAGE 392

RECORD IN FINANCING RECORDS  
INDEX IN LAND RECORDS OF  
ANNE ARUNDEL COUNTY MARYLAND

251697

NOT SUBJECT TO  
RECORDATION TAX

DATE: March 30, 1984

SECURITY AGREEMENT/FINANCING STATEMENT

DEBTOR:

ARUNDEL WOODS CONSTRUCTION CO., INC.  
ROBERT A. WILLIAMS  
ANITA G. WILLIAMS, h/w

Address:

P.O. Box 152  
Pasadena, MD 21122

SECURED PARTY:

LIBERTY FEDERAL SAVINGS  
AND LOAN ASSOCIATION

401 N. Howard Street  
P.O. Box 1597  
Baltimore, MD 21203

1. Debtor hereby grants and conveys to Secured Party a secured interest in all of the property hereinafter described in Paragraph #3 in accordance with the Uniform Commercial Code for the State of Maryland as additional security for the repayment of the indebtedness evidenced by a Mortgage dated of even date herewith in the amount of One Hundred Fourteen Thousand Two Hundred and 00/100 (\$114,200.00)-----

Dollars, from Debtor to Secured Party, covering certain real property located in the State of Maryland, and hereinafter described in Paragraph #5 hereof.

2. The said Mortgage is hereby incorporated by reference and is made a part hereof. Debtor agrees that in the event of any default in said Mortgage, which remains uncured after any applicable grace period contained in said Mortgage, that such default shall constitute a default in this Security Agreement entitling Secured Party to exercise any and all rights and remedies herein provided, or provided under the Uniform Commercial Code of the State of Maryland or any other applicable law, in addition to any rights and

RECORD FEE 15.00  
POSTAGE .50  
APR 24 1984 11:40  
APR 24 84

15.50



remedies provided in such Mortgage. All said rights and remedies are cumulative and may be exercised either concurrently or independently and in such order as Secured Party shall determine in its sole and absolute discretion.

3. All of the following property is subject to the Security Agreement/Financing Statement hereby created from Debtor to Secured Party:

- (a) All equipment, machinery, apparatus, fittings, building materials and other articles of personal property of every kind and nature whatsoever, now or hereinafter ordered for eventual delivery to the land hereinafter described (whether or not delivered thereto) and all such as are now or hereafter located in or upon any interest or estate in said land or any part thereof and used or usable in connection with any present or future operation of said land and now owned or hereafter acquired by Debtor, including, without limiting the generality of the foregoing, all heating, lighting, laundry, clothes washing, clothes drying, incinerating and power equipment, engines, pipes, tanks, motors, conduits, switchboards, plumbing, lifting, cleaning, fire-prevention, fire-extinguishing, refrigerating, ventilating, and communications apparatus, television sets, radio systems, recording systems, air-cooling, and air-conditioning apparatus, elevators, escalators, shades, awnings, draperies, curtains, fans, furniture, furnishings, carpeting, linoleum and other floor coverings, screens, storm doors and windows, stoves, gas and electric ranges, refrigerators, garbage disposals, sump pumps, dishwashers, washers, dryers, attached cabinets, partitions, ducts and compressors, landscaping, lawn and garden equipment, security systems and including all equipment installed or to be installed or used or usable in the operation of the building or buildings or appurtenant facilities erected or to be erected in or upon the said land.
- (b) And all earnings, revenues, rents, issues, profits and other income of and from the herein described land and collateral; and present and future accounts, contract rights, general intangibles, chattel paper, documents and instruments, including but not limited to, construction contracts, permits, public works agreements, bonds, deposits and payments and refunds and return of premiums, charges and fees thereunder relating or appertaining to the said land and collateral and its development, except to the extent that said land and collateral are released pursuant to the terms and provisions of the mortgage referred to in paragraph 1 hereof.

4. Proceeds of collateral are covered hereunder.

5. The property described in paragraph #3 hereof is (or is intended to be) affixed, installed or placed in the following described real estate:

BEING KNOWN AND DESIGNATED as Lot No. 86, Block B, as shown on Plat 2, Section 4, "Shipley's Choice", which Plat is recorded among the Land Records of Anne Arundel County in Plat Book 82, folio 15.

~~See Schedule A attached hereto and made a part hereof~~

6. A release of the mortgage referred to herein will operate as a release of this instrument as to the property contained in the release of mortgage.

DEBTOR:

ARUNDEL WOODS CONSTRUCTION  
CO., INC.

By: Robert A. Williams  
Robert A. Williams, President

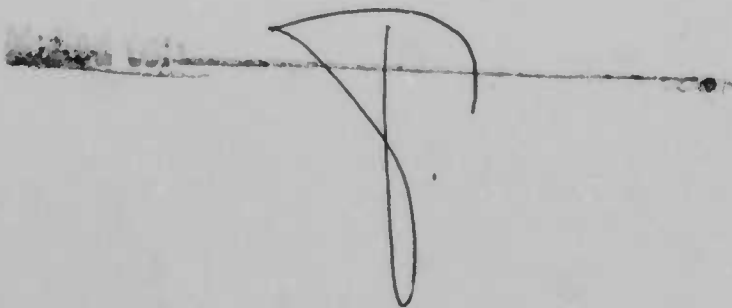
Robert A. Williams  
ROBERT A. WILLIAMS, Individually

Anita G. Williams  
ANITA G. WILLIAMS, Individually

SECURED PARTY:

TO THE FILING OFFICER:

After this Statement has been recorded, please mail the same to  
Coady & Farley, 400 Allegheny Avenue, Towson, Maryland, 21204.



## STATE OF MARYLAND

## FINANCING STATEMENT FORM UCC-1

BOOK 472 PAGE 395  
Identifying File No.

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recorda-  
tion tax indicate amount of taxable debt here. \$If this statement is to be recorded  
in land records check here. ☐This financing statement Dated \_\_\_\_\_ is presented to a filing officer for filing pursuant to the  
Uniform Commercial Code.

## 1. DEBTOR

Name RELIABLE CONTRACTING COMPANY, INC.

Address 1 Church View Rd., Millersville, MD 21108

## 2. SECURED PARTY

Name MCCLUNG-LOGAN EQUIPMENT COMPANY, INC.

Address 4601 Washington Blvd., Baltimore, MD 21227

Also Assignee  
of Secured Party -

KOEHRING FINANCE CORP., Attn: David Broderick

P.O. Box 312, Milwaukee, WI 53201

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) \_\_\_\_\_

4. This financing statement covers the following types (or items) of property: (list)

One (1) Koehring Model 566 Hydraulic Excavator, S/N 20064  
equipped with 42" bucketRECORD FEE 11.00  
#14899 L040 R01 T11:11  
APR 24 84CHECK ☒ THE LINES WHICH APPLY5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real  
estate)☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to  
be affixed to: (describe real estate)☒ (Proceeds of collateral are also covered)☐ (Products of collateral are also covered)W E Baldwin  
(Signature of Debtor)RELIABLE CONTRACTING COMPANY, INC.  
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Mailed to Assignee

Alan B. Logan President  
(Signature of Secured Party)  
MCCLUNG-LOGAN EQUIPMENT COMPANY, INC.  
Type or Print Above Signature on Above Line

11.00

1984 APR 24 AM 11:53  
E. AUBREY COLLISON  
CLERK

251699

☐ TO BE  
☒ NOT TO BE

RECORDED IN  
 LAND RECORDS

☐ SUBJECT TO

☒ NOT SUBJECT TO

RECORDING TAX  
 ON PRINCIPAL  
 AMOUNT OF

\$ \_\_\_\_\_

## FINANCING STATEMENT

T/A The Library

1. Debtor(s):

Name or Names—Print or Type

1803 West St.

Address—Street No.,

City - County

State

Zip Code

Annapolis Md 21401

Name or Names—Print or Type

Address—Street No.,

City - County

State

Zip Code

2. Secured Party:

Name or Names—Print or Type

4524 Reisterstown Rd.

Address—Street No.,

City - County

State

Zip Code

Baltimore Md 21215

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary).

Globe slicer Model 500-4  
 S/N 561-274

4. If above described personal property is to be affixed to real property, describe real property.

5. If collateral is crops, describe real estate.

6. Proceeds of collateral ☐ are ☐ are not covered.

7. Products of collateral ☐ are ☐ are not covered.

DEBTOR(S):

*S. Scott Kirkley*  
 (Signature of Debtor)

S. Scott Kirkley  
 Type or Print

(Signature of Debtor)

Type or Print

SECURED PARTY:

J + B Kahn, Inc.

T/A Globe Slicing Machines & Equip.

(Company, if applicable)

*Barry J. Kahn*  
 (Signature of Secured Party)

(Signature of Secured Party)

Barry J. Kahn

Type or Print (Include title if Company)

TO THE FILING OFFICER: After this statement has been recorded please mail the same to:

Name and Address

Lucas Bros. Form F-1

RECORD FEE 11.00  
 POSTAGE .50  
 #14904 C040 R01 T11:19  
 APR 24 84

J + B Kahn, Inc.  
 GLOBE SLICING MACH. & EQUIP.  
 4524 REISTERSTOWN ROAD  
 BALTIMORE, MARYLAND 21215  
 PHONE 542-0001

11.00



☐ TO BE  
☒ NOT TO BE

RECORDED IN  
 LAND RECORDS

☐ SUBJECT TO

☒ NOT SUBJECT TO

RECORDING TAX  
 ON PRINCIPAL  
 AMOUNT OF

\$ \_\_\_\_\_

### FINANCING STATEMENT

A Taste of Excellence, Inc.  
 Name or Names—Print or Type  
1 Bristol Circle Annapolis Md, 21401  
 Address—Street No., City - County State Zip Code

1. Debtor(s):

Steve Sachs  
 Name or Names—Print or Type  
1 Bristol Circle Annapolis Md 21401  
 Address—Street No., City - County State Zip Code

2. Secured Party:

J + B Kahus Inc.  
 Name or Names—Print or Type  
4524 Reisterstown Rd Balto Md 21215  
 Address—Street No., City - County State Zip Code

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary).

Towa 254 mixer - 2001338  
Globe slicer model 685 - 685759  
N.C.I. scale model 3200 -

4. If above described personal property is to be affixed to real property, describe real property.

5. If collateral is crops, describe real estate.

6. Proceeds of collateral ☐ are ☐ are not covered.

7. Products of collateral ☐ are ☐ are not covered.

DEBTOR(S):

Steve M. Sachs  
 (Signature of Debtor)  
STEVE M. SACHS  
 Type or Print  
 \_\_\_\_\_  
 (Signature of Debtor)  
 \_\_\_\_\_  
 Type or Print

SECURED PARTY:

J + B Kahus, Inc.  
T/A Globe Slicing Machines + Equip  
 (Company, if applicable)  
Barry J Kahus  
 (Signature of Secured Party)  
Barry J. Kahus  
 Type or Print (Include title if Company)

TO THE FILING OFFICER: After this statement has been recorded please mail the same to:

Name and Address \_\_\_\_\_

Lucas Bros. Form F-1

J + B Kahus, Inc.  
GLOBE SLICING MACH. & EQUIP.  
4524 REISTERSTOWN ROAD  
BALTIMORE, MARYLAND 21215  
PHONE 542-0001

RECORD FEE 11.00  
 POSTAGE .50  
 #14903 C040 R01 11:19  
 APR 24 84

11.00  
 .50

Anne Arundel @ 4/10/83

251701

BOOK 472 PAGE 398

FINANCING STATEMENT FORM UCC-1

Identifying File No. \_\_\_\_\_

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ N/A

If this statement is to be recorded in land records check here ☐

This financing statement Dated 4/6/84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Annapolis 4 A Rentals and Sales

Address 1919 Lincoln Drive

Annapolis, Maryland 21401

2. SECURED PARTY

Name John Deere Company

Address Court St. & Deere Rd. Syracuse, NY 13221

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) \_\_\_\_\_

4. This financing statement covers the following types (or items) of property: (list)

1 John Deere 750 Compact Utility Diesel MFWD Tractor S/N #CH07505009065

1 John Deere 67 Loader

1 John Deere 550 Tiller KBW

1 John Deere 45 Blade

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☒ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

RECORD FEE 11.00

POSTAGE .50

#14905 C040 R01 711:20

APR 24 84

(Signature of Debtor)

Annapolis 4 A Rentals

Type or Print Above Name on Above Line

Kenneth R Wagner

(Signature of Debtor)

Kenneth R. Wagner, Pres.

Type or Print Above Signature on Above Line

(Signature of Secured Party)

A.J. Kirsch, Div. Mgr.

Type or Print Above Signature on Above Line

Mailed to Secured Party

RECEIVED FOR RECORD  
CIRCUIT COURT, A.A. COUNTY

1984 APR 24 AM 11:53

E. AUDREY COLLISON  
CLERK

PRINTED BY JULIUS BLUMBERG, INC.

UCC-1 MARYLAND

Anne Arendel @ 4/10 #3

BOOK 472 PAGE 399

251702

FINANCING STATEMENT FORM UCC-1

Identifying File No. \_\_\_\_\_

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ N/A

If this statement is to be recorded in land records check here ☐

This financing statement Dated 4/6/84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Annapolis 4 A Rentals  
1919 Lincoln Drive  
Address Annapolis, Maryland 21401

2. SECURED PARTY

Name John Deere Company  
Address Court St. & Deere Rd. Syracuse, NY 13221

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) \_\_\_\_\_

4. This financing statement covers the following types (or items) of property: (list)

- 1 John Deere 214 Lawn and Garden Tractor S/N 192798
- 1 John Deere 39" Mower

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

- ☒ (Proceeds of collateral are also covered)
- ☐ (Products of collateral are also covered)

RECORD FEE 11.00  
POSTAGE 50  
#14906 C040 ROL TTY:21  
APR 24 84

(Signature of Debtor)

Annapolis 4 A Rentals

Type or Print Above Name on Above Line

Kenneth R. Wagner

(Signature of Debtor)

Kenneth R. Wagner, Pres.

Type or Print Above Signature on Above Line

(Signature of Secured Party)

A.J. KIRSCH, DIV. MGR.

Type or Print Above Signature on Above Line

Mailed to Secured Party

RECEIVED FOR RECORD  
LAND RECORDS DEPT. A. A. COUNTY

1984 APR 24 AM 11:53

E. AUBREY COLLISON  
CLERK



11.80  
50

251703

Debtor or Assignor Form

FINANCING STATEMENT

- ☒ Not subject to Recordation Tax ☐ To be Recorded in Land Records (For Fixtures Only).  
☐ Subject to Recordation Tax; Principal  
Amount is \$ .....

Name of Debtor

Address

R-Lumber Center, Inc.

3125 Old Solomons Island Road  
Edgewater, MD 21037

Secured Party

Address

Assignee

FARMERS NATIONAL BANK OF MARYLAND - 5 Church Circle, Annapolis, Md.

Attach separate  
list if necessary

1. This Financing Statement covers the following types (or items) of property  
(the collateral):

All accounts, inventory, equipment and leasehold improvements now owned  
and hereafter acquired by Borrower, and all proceeds (cash and non-cash)  
of such accounts, inventory, equipment and leasehold improvements.

2. The collateral property is affixed or to be affixed to or is or is to be crops on the  
following real estate:

3. ☒ Proceeds } of the collateral are also specifically covered.  
☐ Products }

4. Mr. Clerk: Mail instrument to secured party named above or assignee, if any, at the  
address stated.

RECORD FEE 11.00  
POSTAGE .50  
#55362 0237 R02 112:35  
APR 24 84

Debtor (or Assignor)

Secured Party (or Assignee)

R-Lumber Center, Inc.

FARMERS NATIONAL  
BANK OF MARYLAND

BY:

*Donald B. Ploss Pres*  
*William B. Dyer V.P.*

BY

*[Signature]*

Type or print names under signatures

Mail to: FARMERS NATIONAL BANK OF MARYLAND  
5 CHURCH CIRCLE  
ANNAPOLIS, MARYLAND 21401

11-  
50



<b>CIT</b> CORPORATION <b>Maryland Financing Statement</b> All information must be typewritten or printed in ink.		File No.															
(Not to Be) <del>(To Be)</del> Recorded in the Land Records.* strike in applicable words																	
Debtor(s) Name(s) and Address(es) <b>Stockett's Excavating &amp; Hauling, Inc.</b> 1174 W. Central Ave. Davidsonville, <del>Prince Georges</del> Co., MD 21035 <i>Anne Arundel</i>	Secured Party Name and Address <b>C.I.T. Corporation</b> 1301 York Road Lutherville, MD 21093																
<del>Assignee of Secured Party</del> <del>C.I.T. Corporation</del> xxx	The underlying secured transaction publicized by this Financing Statement is not subject in whole or part to the Maryland recordation tax.																
This Financing Statement covers the following types (or items) of property: Describe fully, giving Year and Make, Model, Motor or Serial No., etc. <p style="text-align: center;"><b>Tractor</b></p> <b>Two (2) Used Cat Model 619C Scraper Pans, /S/N's 61F2520 and 61F2508</b> <b>Scraper S/N's 68F1448 and 68F1437</b>																	
Proceeds of collateral are also covered.																	
* If collateral is goods which are or are to become fixtures strike the words "(Not to Be)" above, and complete the next sentence: The above described goods are affixed or are to be affixed to: (describe the real estate)																	
If the Debtor does not have an interest of record in the real estate, the name of a record owner is _____																	
This Statement is to be returned, after recordation, to C.I.T. Corporation at its address above.																	
<table border="0" style="width: 100%;"><tr><td style="width: 50%;">Debtor(s) <u><b>Stockett's Excavating &amp; Hauling, Inc.</b></u></td><td style="width: 10%; text-align: center;">Secured</td><td style="width: 40%;">Party, <u><b>C.I.T. Corporation</b></u></td></tr><tr><td>By <u><i>David C. Stockett</i></u> Title <u><i>Pres.</i></u></td><td></td><td>By <u><i>K. M. Louis</i></u></td></tr><tr><td colspan="3"><small>If corporation, have signed by President, Vice President or Treasurer, and give official title. If owner or partner, state which.</small></td></tr><tr><td><u><i>David C. Stockett</i></u></td><td></td><td><u><b>K. M. LOUIS</b></u></td></tr><tr><td>Type or print name(s) of person(s) signing</td><td></td><td>Type or print name of person signing</td></tr></table>			Debtor(s) <u><b>Stockett's Excavating &amp; Hauling, Inc.</b></u>	Secured	Party, <u><b>C.I.T. Corporation</b></u>	By <u><i>David C. Stockett</i></u> Title <u><i>Pres.</i></u>		By <u><i>K. M. Louis</i></u>	<small>If corporation, have signed by President, Vice President or Treasurer, and give official title. If owner or partner, state which.</small>			<u><i>David C. Stockett</i></u>		<u><b>K. M. LOUIS</b></u>	Type or print name(s) of person(s) signing		Type or print name of person signing
Debtor(s) <u><b>Stockett's Excavating &amp; Hauling, Inc.</b></u>	Secured	Party, <u><b>C.I.T. Corporation</b></u>															
By <u><i>David C. Stockett</i></u> Title <u><i>Pres.</i></u>		By <u><i>K. M. Louis</i></u>															
<small>If corporation, have signed by President, Vice President or Treasurer, and give official title. If owner or partner, state which.</small>																	
<u><i>David C. Stockett</i></u>		<u><b>K. M. LOUIS</b></u>															
Type or print name(s) of person(s) signing		Type or print name of person signing															
5-SA-989D																	

RECORD FEE  
POSTAGE

11.00

APR 24 1984 11:20 AM  
C345 R01 TT3:20

APR 24 84

1984 APR 24 PM 2:07

CRIMINAL JUSTICE  
CLERK11<sup>00</sup>/<sub>50</sub>

Mailed to Secured Party

251705

BOOK 472 PAGE 402

<b>CIT CORPORATION</b>		<b>Maryland Financing Statement</b> All information must be typewritten or printed in ink.		File No.	
(Not to Be) <del>(To Be)</del> Recorded in the Land Records.* strike inapplicable words					
Debtor(s) Name(s) and Address(es) <b>American Security Storage of Annapolis, Inc.</b> 11 Hudson Street Annapolis, Anne Arundel Co., MD 21401			Secured Party Name and Address <b>C.I.T. Corporation</b> 1301 York Road Lutherville, MD 21093		
<del>XXXXXXXXXXXXXXXXXXXX</del> <del>XXXXXXXXXXXXXXXXXXXX</del> <del>XXXXXXXXXXXXXXXXXXXX</del>			The underlying secured transaction publicized by this Financing Statement is not subject in whole or part to the Maryland recordation tax.		
This Financing Statement covers the following types (or items) of property: Describe fully, giving Year and Make, Model, Motor or Serial No., etc.  <b>See Schedule A attached hereto and forming a part hereof.</b>					
Proceeds of collateral are also covered.					
* If collateral is goods which are or are to become fixtures strike the words "(Not to Be)" above, and complete the next sentence: The above described goods are affixed or are to be affixed to: (describe the real estate)					
If the Debtor does not have an interest of record in the real estate, the name of a record owner is _____					
This Statement is to be returned, after recordation, to C.I.T. Corporation at its address above.					
Debtor(s) <b>American Security Storage of Annapolis, Inc.</b>			Secured Party <b>C.I.T. Corporation</b>		
By <u><i>James A Day</i></u> Title <u><i>Pres</i></u> If corporation, have signed by President, Vice President or Treasurer, and give official title. If owner or partner, state which.			By <u><i>K. M. Louis</i></u> <b>K. M. LOUIS</b>		
Type or print name(s) of person(s) signing 5-SA-989D			Type or print name of person signing		

RECORD FEE 11.00  
POSTAGE .50  
#14932 C345 R01 T13:20

APR 24 84

CR  
CLERK  
1984 APR 24 PM 2:07  
E. AUSTIN COLLISON  
CLERK

Mailed to Secured Party

11.00  
.50

PART 2 — COURT CLERK

SCHEDULE A - FOR USE WITH C.I.T. CORPORATION SECURITY AGREEMENTS.  
USE TYPEWRITER OR BALL POINT PEN - PRESS FIRMLY.

**CIT**  
CORPORATION

SCHEDULE A BOOK 472 PAGE 403  
Maryland Financing Statement  
Attached to and a part of ~~security agreement of~~ date

between American Security Storage of Annapolis, Inc., Debtor,  
and C.I.T. Corporation, Secured Party.

Quantity	(Describe collateral fully including make, kind of unit, serial and model numbers and any other pertinent information.)
1	New Nissan C-5000 (DC-693-5) Forklift, S/N CPF02-022388
1	1984 Ford Truck Tractor Model #CLT9000, S/N 1FDYX98W0EVA23487
1	1984 Ford Truck F700, S/N 1FDNK74N1EVA27258 with (1) One 24' Enclosed Duralite Van Body S/N _____
1	1984 Ford Truck F700, S/N 1FDNK74NXEVA26562 with (1) One 24' Enclosed Duralite Van Body S/N _____
1	1977 International Truck Tractor Transtar II Model C04070B, S/N E2317GGA26505
1	1977 International Truck Tractor Transtar II Model C04070B, S/N E2317GGA12888

Dated 4/7, 19 84

American Security Storage of  
Debtor Annapolis, Inc.

Name of individual, corporation or partnership

Rv

STATE OF MARYLAND

BOOK 472 PAGE 404

251706

Financing Statement (Form UCC-1)

Identifying File No. \_\_\_\_\_

Not Subject to Recording Tax

1. LESSEE: L.K.M. Enterprises, Inc.  
Name or Names
- 1980 West Street Annapolis MD 21401  
Address City State Zip Code
2. LESSOR: BUTLER AND COMPANY, INC.
- 9051 BALTIMORE NATIONAL PIKE ELLICOTT CITY, MD 21043  
Address City State Zip Code
3. ASSIGNEE (if any) OF LESSOR: \_\_\_\_\_

4. THIS FINANCING STATEMENT COVERS THE FOLLOWING TYPES OF PROPERTY (Describe)  
(1) Monroe 7860 Ledger Card Machine S/N R122268

RECORD FEE 11.00  
POSTAGE 50  
#14933 C345 R01 113:21  
APR 24 84

5. PROCEEDS OF COLLATERAL (including Insurance Proceeds) ARE COVERED HEREUNDER.

LESSEE:

LESSOR:

L.K.M. Enterprises, Inc.  
Name of Lessee

BUTLER AND COMPANY, INC.

BY: [Signature]  
Signature of Lessee

BY: [Signature]  
Signature of Lessor

[Signature] LARRY MATTHEWS  
Type or Print, include title

DEBORAH STAN CREDIT MGR  
Type or Print, include title

TO THE FILING OFFICER: After this statement has been recorded please return to:

BUTLER AND COMPANY, INC.  
9051 Baltimore National Pike  
Ellicott City, MD 21043

1100/50

Added to:

[Handwritten signature]



## FINANCING STATEMENT FORM UCC-1

BOOK 472 PAGE 405  
Identifying File No.

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to records.  
Does not indicate amount of taxable debt here. \$If this statement is to be recorded  
in land records check here. ☐This financing statement dated 3/29/84  
Uniform Commercial Code.

is presented to a filing office for filing pursuant to the

## 1. DEBTOR

Name Luis M OsnayoAddress 514 N. Crain Hwy Glen Burnie Md 21061

## 2. SECURED PARTY

Name Healthco Baltimore Dental SupplyAddress 6303 Blair Hill LaneBaltimore, Maryland 21209

Person And Address To Whom Statement Is To Be Returned If Different From Above

3. Maturity date of obligation (if any) \_\_\_\_\_

4. This financing statement covers the following types (or items) of property: (list)

1 Systemat Furnace #98421 Dentsply

1 #98422 Pump Dentsply

1 101 AT Furnace Nex

RECORD FEE 11.00  
POSTAGE .50

## CHECK THE LINES WHICH APPLY

a. ☐ (If collateral is crops) The above described crops are growing or are to be grown on none none APR 24 84b. ☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to (describe real estate) none☐ (Proceeds of collateral are also covered)☐ (Products of collateral are also covered)✓ Luis M Osnayo, C.D.F.  
(Signature of Debtor)Luis M Osnayo

Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Joan E. Osgood  
(Signature of Secured Party)Joan E. Osgood

Type or Print Above Signature on Above Line

FORM MAY BE PURCHASED FROM HODGES &amp; WADSWORTH, INC., BOSTON, MASS. 02101

11<sup>00</sup>/<sub>50</sub>RECEIVED FOR RECORD  
CLERK CHIEF, A.A. COUNTY

1984 APR 24 PM 2:07

E. AUDREY COLLISON  
CLERKCR  
CLERK

Mailed to Secured Party

251708

## FINANCING STATEMENT

☒ Not subject to Recordation Tax☐ Subject to Recordation Tax; Principal Amount

is \$.....

☒ To Be Recorded in Land Records ~~XXXXXX~~~~XXXXXX~~ FOR QUEEN ANNE'S COUNTY ONLY.Name of DebtorAddress

SPROCOR, INC.

U.S. Route 50  
Box 158  
Wye Mills, MD 21679SECURED PARTY (OR ASSIGNEE)THE CENTREVILLE NATIONAL BANK OF MARYLAND—Address: Centreville, Maryland 21617  
THE QUEENSTOWN BANK OF MARYLAND--Address: Queenstown, MD 21658Attach separate  
list if necessary

1. This Financing Statement covers the following types (or items) of property (the collateral):

SEE SCHEDULE "A" ATTACHED.

2. The collateral property is affixed or to be affixed to or is or is to be crops on the following real estate:

SEE SCHEDULE "B" ATTACHED.

- 3.
- ☒
- Proceeds } of the collateral are also specifically covered.
- 
- ☒
- Products }

4. Mr. Clerk: Mail instrument to secured party named above or assignee, if any at the address stated.

Debtor (or Assignor)

SPROCOR, INC.

By: Susan M. Blouch  
Susan M. Blouch, President

Secured Party (or Assignee)

THE CENTREVILLE NATIONAL BANK  
OF MARYLANDBy: J. O. Pippin, Jr.  
J. O. Pippin, Jr., President

THE QUEENSTOWN BANK OF MARYLAND

By: Albert V. Stant  
Albert V. Stant, President

Type or print names under signatures

Mailed to Secured Party

11-230

RECORD FEE 11.00  
POSTAGE 50  
#1494110345 R01 T13:29  
APR 24 841900 APR 24 PM 2:07  
B. AUBREY COLLISON  
CLERK

(1) The interest of Debtor in all fixtures, equipment, furniture, furnishings and inventory of gifts and sporting goods, including raw materials and goods in process of every kind and nature whatsoever now or hereafter located or contained in or upon or attached to the real property described in Paragraph 2 and on Schedule "B" of this Financing Statement, and the improvements thereon (such real property and the improvements herein referred to as the "Property") or any part thereof, and used or useable in connection with any present or future use or operations of the property, or any part thereof, whether now owned or hereafter acquired by the Secured Parties, the Debtor or others, together with all alterations, additions, accessories, and improvements thereto, substitution therefor and renewals and replacements thereof; and together with all proceeds thereof, including the proceeds, if any, of all insurance policies in connection therewith and all condemnation awards.

(2) The interest of Debtor in any and all judgments, awards or payments (other than insurance payments belonging to Debtor), as a result of or in connection with, (i) any taking of property or any part thereof under the power of eminent domain, either temporarily or permanently, and (ii) any other injury or damage to the property.

(3) The interest of Debtor in all payments from all casualty insurance policies covering the property.

(4) The interest of Debtor in and to all customer lists and accounts receivable and receivables in connection with any business or businesses of Debtor no matter what trade name is used.

(5) All funds advanced to Debtor under any financing agreement, including, without limitation, funds advanced by The Queenstown Bank of Maryland and The Centreville National Bank of Maryland.

(6) All leases and rents with respect to the subject properties, including security deposits, reserving to Debtor the right to collect rents until notified to the contrary by Secured Parties.

(7) All additions, replacements and substitutions thereof and all proceeds from sales or other disposition thereof.

ALL OF THE ABOVE ARE PERTAINING TO THE DEBTOR'S OPERATION OF RETAIL SALES OF GIFTS AND SPORTING GOODS AND EQUIPMENT.

SCHEDULE "B"

BOOK 472 PAGE 408

- (1) Retail outlet store located at 188 Main Street, Annapolis, Anne Arundel County, Maryland, 21401.
- (2) Retail outlet store located at or near the intersection of U.S. Route 50 and Maryland Route 404, near Wye Mills, Third Election District, Queen Anne's County, Maryland, 21679.
- (3) Facilities located on the south side of U.S. Route 50 at or near its intersection with Maryland Route 213, near Wye Mills, Third Election District, Queen Anne's County, Maryland, 21679.



1902 4509

BOOK 472 PAGE 409

251709

FINANCING STATEMENT

FORM UCC-2

Identifying File No. \_\_\_\_\_

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ 1605.00

If this statement is to be recorded in land records check here. ☐

This financing statement Dated March 26, 1984 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. Name of Debtor Robert F. Zamberlan

Address 809 CASUAL COURT Glen Burnie MD. 21061

2. Name of Secured Party Baldwin Piano & Organ Company

Address 1801 Gilbert Avenue - Cincinnati, Ohio 45202

3. Assignee of Secured Party \_\_\_\_\_

Address \_\_\_\_\_

Person And Address To Whom Statement Is To Be Returned If Different From Above

RECORD FEE 11.00  
RECORD TAX 10.50  
#14946 C345 R01 114:04

4. Maturity date of obligation (if any) \_\_\_\_\_

5. This financing statement covers the following types (or items) of property: (list)

APR 24 84

Baldwin Piano/ Organ, Model No. 501, Serial No. 1343100  
(Brand Name)

and bench.

CHECK ☒ THE LINES WHICH APPLY

6. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☒ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

Robert F. Zamberlan  
(Signature of Debtor)

Robert F. Zamberlan  
Type or Print Above Signature on Above Line

\_\_\_\_\_  
(Signature of Debtor)

\_\_\_\_\_  
Type or Print Above Signature on Above Line

Baldwin Piano & Organ Company

[Signature]  
(Signature of Secured Party)

\_\_\_\_\_  
Type or Print Above Name on Above Line

10.50  
11.00

Mailed to Secured Party

11.00  
10.50



RECEIVED BY SECURED PARTY

1984 APR 24 11 2:08

E. AUBREY COLLISON  
CLERK

## STATE OF MARYLAND

## FINANCING STATEMENT FORM UCC-1

BOOK 472 PAGE 410  
Identifying File No.

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$

If this statement is to be recorded in land records check here. ☐

This financing statement Dated \_\_\_\_\_ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

## 1. DEBTOR

Name Drillers Service, Incorporated  
Address 4700 Belle Road, Baltimore, MD 21225

## 2. SECURED PARTY

Name Koehring Company  
Speedstar, A Unit of AMCA International  
Address 12 North 54th Street, Enid, OK 73702Also Assignee of Secured Party: Koehring Finance Corp., P.O. Box 312, Milwaukee, WI 53201  
Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) N/A

4. This financing statement covers the following types (or items) of property: (list)

The debtor's inventory, whenever acquired, consisting of new and used machines, including attachments, accessories, and parts manufactured or offered for sale by Koehring Company and/or any of its Divisions or subsidiaries, acquired by debtor from the secured party and held by debtor for sale or lease, all of which inventory secures the obligation of the debtor to the secured party until fully paid.

RECORD FEE 11.00  
805441 0237 R02 115:21  
APR 24 94CHECK ☒ THE LINES WHICH APPLY5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)☒ (Proceeds of collateral are also covered)☐ (Products of collateral are also covered)(Signature of Debtor) and (Title)  
Drillers Service, Incorporated

Type or Print Above Name on Above Line

N. Jack Lane, President  
(Signature of Debtor)

Type or Print Above Signature on Above Line

Koehring Company

Speedstar, A Unit of AMCA International  
(Signature of Secured Party)  
Type or Print Above Signature on Above Line

Mailed to Secured Party

251710

1984 APR 24 PM 3:28  
E. AUBREY COLLISON  
CLERK

## FINANCING STATEMENT FORM UC-1

Identifying File No. \_\_\_\_\_

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recording tax indicate amount of taxable debt here \$ \_\_\_\_\_

If this statement is to be recorded in land records check here ☐

This financing statement Dated 3-30-84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

## 1. DEBTOR

Name MERCER: Lee W.  
Address 305 C Street, N.E., Washington, DC 20002

## 2. SECURED PARTY

Name West River Yacht Sales, Inc.  
Address P. O. Box 125  
Galesville, Maryland 20765

Person And Address To Whom Statement Is To Be Returned If Different From Above

RECORD FEE  
POSTAGE

11.00  
.50

#14952 6345 R01 114:11  
APR 24 84

## 3. Maturity date of obligation (if any) \_\_\_\_\_

## 4. This financing statement covers the following types (or items) of property: (List)

1984 27' Cape Dory Fiberglass Hull #CPDJ0273M84B  
1984 13 HP Westerbeke diesel engine #2056C309

ASSIGNEE: FIRST COMMERCIAL CORPORATION  
303 Second Street  
Annapolis, Maryland 21403

Home Anchorage/Winter: Galesville, Maryland

NOT SUBJECT TO STATE DOCUMENTARY STAMP

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☐ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

Lee W Mercer  
(Signature of Debtor)

LEE W. MERCER

Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Paul J. Shatzky  
(Signature of Secured Party)

WEST RIVER YACHT SALES, INC.

Type or Print Above Signature on Above Line

Mailed to Assignee

Anne Arundel Co  
4-5-84

1100/50

UNIFORM COMMERCIAL CODE  
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.  
THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. 426

Page No. 128

Identification No. 232891

Dated 6/9/80 11:16 AM

1. Debtor(s) { Melvin J Weissburg  
Name or Names—Print or Type  
9811 Mallard Dr, Suite 111, Laurel Md 20811  
Address—Street No., City - County State Zip Code

2. Secured Party { First National Bank of Maryland  
Name or Names—Print or Type  
83 Forest Plaza Shopping Center, Annapolis Md 21401  
Address—Street No., City - County State Zip Code

3. Maturity Date (if any) 1/28/83

4. Check Applicable Statement:

RECORD FEE 10.00

<p>A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/> #14955-C345 R01 114:15 From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: Termination <input checked="" type="checkbox"/> X (Indicate whether amendment, termination, etc.)</p>

APR 24 84

1984 APR 24 PM 3:35  
E. AUBREY COLLISON  
CLERK



Dated: 1/28/83

First National Bank of Maryland  
Name of Secured Party

*Luann French*  
Signature of Secured Party

Luann French, Supervisor # 2760  
Type or Print (Include Title if Company)

FNB 1216 NS

Mailed to Secured Party

1000-



BOOK 472 PAGE 413

251712

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1 Debtor(s) (Last Name First) and Address(es) <b>ORBIT VENDING, INC. 112 SOUTH LONGCROSS LINTHICUM HTS., MD. 21090</b>	2 Secured Party(ies) and Address(es) <b>VENDORS EXCHANGE, INC. 4020 PAYNE AVE. CLEVELAND, OHIO 44103</b>	3 For Filing Officer (Date, Time, Number, and Filing Office)
---	---	---

4 This financing statement covers the following types (or items) of property:

1 NATIONAL HOT CAN FOOD, 72", W/1.00 ACNR, SN 12792 - 1 ROWE COLD, MODEL, 447A/B, SN 3052 - 1 ROWE BILL CHANGER, MODEL BCCB, SN 29554

RECORD FEE 11.00

Check ☒ if covered:

☐ Products of Collateral are also covered

No. of additional statements presented: .50

Filed with

(USE WHICHEVER SIGNATURE LINE IS APPLICABLE)

#14960 C345 R01 T14:21

By:

Signature(s) of Debtor(s)

By:

Signature(s) of Secured Party(ies)

Filing Officer Copy — Alphabetical  
STANDARD FORM —  
UNIFORM COMMERCIAL CODE — UCC-1

11.00/50

This form of financing statement is  
approved by the Secretary of State

Revised, Am. S.B. 85, Eff. 1/1/79  
anderson publishing co. cincinnati, ohio 45201  
(Reprinted 1-82)

Mailed to Secured Party

1984 APR 24 PM 3:35

E. AUDREY COLLISON  
CLERK



ANNE ARUNDEL  
CO - \$221.50

BOOK 472 PAGE 414

MARYLAND NATIONAL BANK

FINANCING STATEMENT

251713

1. ☐ To Be Recorded in the Land Records  
2. ☒ To Be Recorded among the Financing Statement Records  
3. ☐ Not subject to Recordation Tax  
4. ☒ Subject to Recordation Tax on an initial debt in the principal amount of \$30,000.00 The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to Anne Arundel Co \$221.50 4/9/84

5. Debtor(s) Name(s) Mark Lang, Inc Address(es) P. O. Box 322 21108 Millersville, Maryland 21108

6. Secured Party Maryland National Bank Address 10 Light Street Baltimore, Maryland 21202  
Attention: Loan Operations Ctr.

7. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property:

☐ A. Inventory. All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof.

☒ B. Contract Rights. All of the contract rights of each Debtor both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☒ C. Accounts. All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.

☐ D. General Intangibles. All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☐ E. Chattel Paper. All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, and the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.

☒ F. All Equipment. All of the equipment of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☐ G. Specific Equipment. All of the equipment of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☐ H. Other. All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.

8. ☐ All or a portion of the property described above is affixed or is to be affixed to or is or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference.

Mark Lang, Inc

Mark Wheeler - President

Glen Wheeler - Vice President

Secured Party  
Maryland National Bank

Frances J. Manus, Assistant Vice Pres.

Type name and title

RECORD FEE 11.00  
RECORD TAX 210.00  
POSTAGE C345 R01 11:31  
APR 24 84

Mr. Clerk. Please return to Maryland National Bank to the officer and at the address set forth in paragraph 6 above.

Form 207-95 ED 2/80

RETURN TO:

MARYLAND NATIONAL BANK  
ATTN: LOAN OPERATIONS (02-04-07)  
P.O. BOX 17047  
BALTIMORE, MARYLAND 21203

2385714/0001

1100  
210.00  
210.50

## FINANCING STATEMENT FORM UCC-1

Identifying File No. \_\_\_\_\_

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ \_\_\_\_\_

If this statement is to be recorded in land records check here. ☐

This financing statement Dated \_\_\_\_\_ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

## 1. DEBTOR

Name J & M MilkaszAddress 1232 Severn Rd., Severn, MD 21414

## 2. SECURED PARTY

Name HOBART CORPORATIONAddress World Headquarters — Troy, Ohio 45374

RECORD FEE 11.00  
#14977 C345 R01 114:55  
APR 24 '84

Person And Address To Whom Statement Is To Be Returned If Different From Above.

## 3. Maturity date of obligation (if any) \_\_\_\_\_

4. This financing statement covers the following types (or items) of property: (list) Clerk of Circuit Court  
Annapolis TF# 580295

One(1) 1840M Scale.

CHECK ☒ THE LINES WHICH APPLY5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)☐ (Proceeds of collateral are also covered)☐ (Products of collateral are also covered)

*Alice J. Higby*  
(Signature of Debtor)  
J & M Milkasz

Attorney in Fact

Mailed to Secured Party

Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

HOBART CORPORATION

(Signature of Secured Party)

Type or Print Above Signature on Above Line

BOOK 472 PAGE 416

251715

This FINANCING STATEMENT is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code.

1. Debtor(s) (Last Name First and Address(es)) MARY C BARNES LOYD R BARNES SR. Box 8 Chesapeake Mobile Court XXXXXXXXXXXX Hanover, MD 21076	2. Secured Party(ies). Name(s) and Address(es) ABERDEEN MOBILE HOME SALES P.O. BOX 116 ABERDEEN, MD 21001	3. <input type="checkbox"/> The Debtor is a transmitting utility. 73301337	4. For Filing Officer: Date, Time, No. -Filing Office
---	--	---	---

5. This Financing Statement covers the following types (or items) of property:  
1984 ATLANTIC Ser# 4277 14 X 64  
& ALL APPLIANCES, HOUSEHOLD FURNISHINGS, EQPMT, WHEELS, AXELS, ACCESSORIES, AND PARTS INCLUDED ON INVOICE, AND ALL CONTRACT RIGHTS PERTAINING TO ORIGINAL INSTALLMENT SALES CONTRACT.

☐ Products of the Collateral are also covered.

6. Assignee(s) of property and Address(es)  
GREEN TREE ACCEPTANCE INC.  
P O BOX R  
UNIONTOWN, PA 15401

7. ☐ The described crops are growing or to be grown on: \*  
☐ The described goods are or are to be affixed to: \*  
☐ The lumber to be cut or minerals or the like (including oil and gas) is on: \*  
(Describe Real Estate in Item 8.)

8. Describe Real Estate Here. ☐ This statement is to be indexed in the Real Estate Records.

9. Name of a Record Owner

**NOT SUBJECT TO RECORDATION TAX**

No. & Street	Town or City	County	Section	Block	Lot
--------------	--------------	--------	---------	-------	-----

10. This statement is filed without the Debtor's signature to perfect a security interest in Collateral (check appropriate box):  
☐ which is proceeds of the original Collateral described above in which a security interest was perfected, or  
☐ acquired after a change of name, identity or corporate structure of the Debtor, or  
☐ as to which the filing has lapsed, or  
already subject to a security interest in another jurisdiction:  
when the Collateral was brought into this State, or ☐ when the Debtor's location was changed to this State.

11. If appropriate in this filing, the terms Debtor(s) and Secured Party(ies) shall respectively mean:  
☐ Consignee(s) and Consignor(s), or  
☐ Lessee(s) and Lessor(s).

By Mary C Barnes 445343923  
Signature(s) of Debtor(s)

By Conne F. Hinch  
Signature(s) of Secured Party(ies)  
(Required only if Item 10 is checked.)

3/83

(1) FILING OFFICER COPY - NUMERICAL

STANDARD FORM - FORM UCC-1 — Approved by the Secretary of the Commonwealth of Pa.

1200.50

RECEIVED PORTLAND  
CLERK OF COURT, A.A. COUNTY

1984 APR 24 PM 3:36

E. AUBREY COLLISON  
CLERK

Mailed to Assignee



## FINANCING STATEMENT FORM UCC-1

Identifying File No. \_\_\_\_\_

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ \_\_\_\_\_

If this statement is to be recorded in land records check here. ☐This financing statement Dated January 25, 1984 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

## 1. DEBTOR

Name SCF Decks, Inc.Address P.O. Box 411, Nazareth, PA 18046

## 2. SECURED PARTY

Name Allied Roofers Supply CorporationAddress P.O. Box 2278, 9450 Gerwig LaneColumbia, MD 21045

Person And Address To Whom Statement Is To Be Returned If Different From Above.

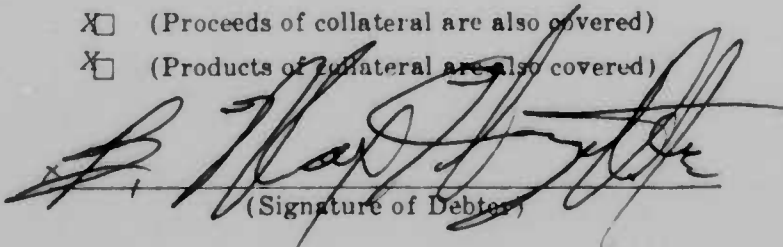
## 3. Maturity date of obligation (if any) \_\_\_\_\_

## 4. This financing statement covers the following types (or items) of property: (list)

The proceeds of a contract in the amount, of approximately, \$300,00.00 between S.C.F. Decks, Inc. and Nooco Contractors, Inc. on work to be done on the Mercedes-Benz of North America, Inc. Project located at Candlewood & Mercedes Drive, Baltimore Commons Business Park, P.O.# 1540

RECORD FEE 11.00  
POSTAGE .50  
#14983 C345 R01 T15:01  
APR 24 84CHECK ☒ THE LINES WHICH APPLY5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)☒ (Proceeds of collateral are also covered)☒ (Products of collateral are also covered)

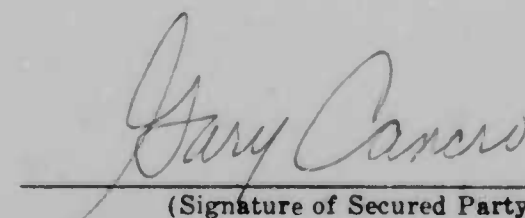
Mailed to Secured Party

  
(Signature of Debtor)

Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

  
(Signature of Secured Party)Allied Roofer Supply Corp  
Type or Print Above Signature on Above LineCR  
1984 APR 24 PM 3:37  
E. AUBREY COLLISON  
CLERK11.00  
50

BOOK 472 PAGE 418

Anne Arundel Co.

251717

## FINANCING STATEMENT FORM UCC-1

Identifying File No. \_\_\_\_\_

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ \_\_\_\_\_

If this statement is to be recorded in land records check here. ☐

This financing statement Dated April 10, 1984 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

## 1. DEBTOR

Name Movie Mania, Inc.  
Address 2299 Johns Hopkins Rd., Gambrills, Maryland 21054

## 2. SECURED PARTY

Name Borg-Warner Acceptance Corporation  
Address 10400 Connecticut Avenue, P. O. Box 285  
Kensington, Maryland 20895

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) \_\_\_\_\_  
4. This financing statement covers the following types (or items) of property: (list)

RECORD FEE 11.00  
POSTAGE .50  
#14988 C345 R01 T15:12  
APR 24 84

All inventory of goods of whatever description held for sale or lease by the Debtor, now or hereafter owned, or now or hereafter in the possession, custody or control of Debtor, wherever located, together with all attachments, parts, accessories, additions and substitutions, including all returns and repossession; all accounts, contract rights, chattel paper, and general intangibles now owned or hereafter existing in favor of or acquired by Debtor; all equipment, furniture and fixtures, wherever located, now owned or hereafter acquired or now or hereafter in the possession, custody or control of the Debtor and all replacements, substitutions and accessions thereto and thereof; and all proceeds from all or any part of the above described collateral including but not limited to insurance proceeds payable by reason of loss or damage to any of the collateral, cash, goods, equipment, instruments, accounts, chattel paper, contract rights, general intangibles, replacement inventory or otherwise.

NOT SUBJECT TO RECORDATION TAX

- ☒ (Proceeds of collateral are also covered)  
☒ (Products of collateral are also covered)

Borg-Warner Acceptance Corporation by:

Mailed to Secured Party

Georgia M. Faircloth  
GEORGIA M. FAIRCLOTH  
Type or Print Above Name on Above Line  
Joseph A. Faircloth Jr.  
JOSEPH A. FAIRCLOTH JR.  
Type or Print Above Signature on Above Line

A. B. Hirshblond  
A. B. Hirshblond, Branch Manager  
Type or Print Above Signature on Above Line

1984 APR 24 PM 3:37

E. AUDREY COLLIER  
CLERK

11.00  
.50

## FINANCING STATEMENT FORM UC-1

Identifying File No. \_\_\_\_\_

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recording tax indicate amount of taxable debt here. \$ \_\_\_\_\_

If this statement is to be recorded in land records check here ☐

This financing statement Dated 12-23-83 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

## 1. DEBTOR

Name RYAN, Bruce A.Address 2111 Jefferson Davis Highway #303N, Arlington, Virginia 22202

## 2. SECURED PARTY

Name First Commercial CorporationAddress 303 Second Street, Annapolis, Maryland 21403

Person And Address To Whom Statement Is To Be Returned If Different From Above.

RECORD FEE 11.00

POSTAGE .50

#14990 C345 R01 T15:15  
APR 24 84

## 3. Maturity date of obligation (if any) \_\_\_\_\_

## 4. This financing statement covers the following types (or items) of property: (List)

1982 Traditional Watercraft Island Packet  
Cutter 26' Fiberglass Hull #TDL26035M82H

1982 15 HP Yanmar Diesel engine #1923

Assignee:  
NEW ENGLAND SAVINGS BANK  
63 Eugene O'Neill Drive  
New London, CT 06320

Home Anchorage/Winter: Rockhall, Maryland

## CHECK THE LINES WHICH APPLY

☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☐ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

Ryan  
(Signature of Debtor)

Bruce A. Ryan  
Type or Print Above Name on Above Line

\_\_\_\_\_  
(Signature of Debtor)

\_\_\_\_\_  
Type or Print Above Signature on Above Line

First Commercial Corporation  
(Signature of Secured Party)

First Commercial Corporation  
Type or Print Above Signature on Above Line

11/02/50

11.00  
50

7700000  
Ann  
4.00

BOOK 472 PAGE 420

251719

FINANCING STATEMENT FORM UC-1

Identifying File No. \_\_\_\_\_

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recording tax indicate amount of taxable debt here \$ \_\_\_\_\_

If this statement is to be recorded in land records check here ☐

This financing statement Dated 12-27-83 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name FLEMING: Patrick J. and Janet E. Meleney  
Address 534 A Epping Forest Road, Annapolis, Maryland 21401

2. SECURED PARTY

Name FIRST COMMERCIAL CORPORATION  
Address 303 Second Street  
Annapolis, Maryland 21403

Person And Address To Whom Statement Is To Be Returned If Different From Above

RECORD FEE 12.00  
POSTAGE 50  
#14989 C345 R01 115:15  
APR 24 84

3. Maturity date of obligation (if any) \_\_\_\_\_

4. This financing statement covers the following types (or items) of property: (List)

1967 33' Danboat North Sea fiberglass USCG Documentation #634810  
1979 25 HP Volvo Penta diesel engine #35799

ASSIGNEE: NEW ENGLAND SAVINGS BANK  
63 Eugene O'Neill Drive  
New London, CT 06320

Home Anchorage/Winter: Annapolis, Maryland

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☐ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

Patrick J. Fleming  
(Signature of Debtor)

PATRICK J. FLEMING

Type or Print Above Name on Above Line

Janet E. Meleney  
(Signature of Debtor)

JANET E. MELENEY

Type or Print Above Signature on Above Line

Gina L. Jones  
(Signature of Secured Party)

FIRST COMMERCIAL CORPORATION

Type or Print Above Signature on Above Line

1200/50

Mailed to Recipient

1200/50



## STATE OF MARYLAND

## FINANCING STATEMENT FORM UCC-1

BOOK 472 PAGE 421  
Identifying File No.

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recorda-  
tion tax indicate amount of taxable debt here. \$180,000If this statement is to be recorded  
in land records check here. ☒

Recordation Tax paid to State Department of Assessments and Taxation

This financing statement Dated February 10, 1984 is presented to a filing officer for filing pursuant to the  
Uniform Commercial Code.

## 1. DEBTOR

Name Sumner Investment Corporation, D/B/A Naturalizer

Address Annapolis Mall, Annapolis, Maryland

## 2. SECURED PARTY

Name Brown Group, Inc. (Brown Shoe Company Division)

Address 8300 Maryland Avenue

St. Louis, Missouri 63105

Person And Address To Whom Statement Is To Be Returned If Different From Above.

ATTENTION: Ronald O. Heier, Attorney, Legal Department

## 3. Maturity date of obligation (if any)

## 4. This financing statement covers the following types (or items) of property: (list)

See Exhibit A to the Security Agreement dated February 10, 1984 between  
the Debtor and the Secured Party which is attached hereto and made a  
part hereof.RECORD FEE 12.00  
#14994 C345 R01 115:21

APR 24 84

CHECK ☒ THE LINES WHICH APPLY5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real  
estate)☒ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to  
be affixed to: (describe real estate)The Naturalizer shoe store operated by Debtor at the Annapolis  
Mall in Annapolis, Maryland.☒ (Proceeds of collateral are also covered)☒ (Products of collateral are also covered)

SUMNER INVESTMENT CORPORATION

(Signature of Debtor)

Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

BROWN GROUP, INC. (BROWN SHOE COMPANY DIVISION)

(Signature of Secured Party)

J. Carr Gamble, Jr., Executive Vice President -  
Finance and Administration

Type or Print Above Signature on Above Line

Mailed to Secured Party

EXHIBIT "A"

TO

BOOK 472 PAGE 422

SECURITY AGREEMENT DATED FEBRUARY 10, 1984 BETWEEN  
SUMNER INVESTMENT CORPORATION, DEBTOR AND  
BROWN GROUP, INC. (BROWN SHOE COMPANY DIVISION), SECURED PARTY

All of the merchandise and inventory sold or supplied by the Creditor to the Debtor or by others than the Creditor to the Debtor, whether presently possessed or hereafter acquired, together with all proceeds and accounts receivable, bills receivable, other receivables, returned goods, trade in goods, chattel paper and general intangibles arising as a result of the sale thereof, and in all chairs, display cases, shelving and all other furniture and fixtures and leasehold improvements, and in all of the goods, vehicles, machinery, equipment, furnishings, chattels and articles of personal property, including, without limitation, all building materials and supplies, furnaces, boilers, oil burners, refrigeration, air conditioning and sprinkler systems, awnings, screens, window shades, motors, dynamos, incinerators, plants and shrubbery, and all other equipment, machinery, appliances, fittings, and fixtures, whether personal property, inventory, work-in-process or fixtures, whether now owned or hereafter from time to time acquired by the Debtor, together with all substitutions, replacements, additions, attachments, accessories, accretions, their component parts thereto or thereof, all other items of like property and all accounts and contract rights covering or relating to any or all thereof, whether now in existence or hereafter arising, and all relating to or purchased for or acquired, or situated or located on, or used or usable in connection with the premises of the Debtor D/B/A Naturalizer at the Reisterstown Road Plaza, Baltimore, Maryland, at the Columbia Mall, Columbia, Maryland, at Vocke & Winchester, La Vale, Maryland, and at the Annapolis Mall, Annapolis, Maryland.

☐ IF CHECKED AT LEFT, THIS DOCUMENT IS TO BE RECORDED IN THE LAND RECORDS.  
(TO BE CHECKED ONLY IF COLLATERAL IS GOODS WHICH ARE OR ARE TO BECOME FIXTURES.)

## FINANCING STATEMENT

Secured Party: **AVCO FINANCIAL SERVICES OF GLEN BURNIE, INC.**  
and/or its Parent, Affiliates or Subsidiaries

ADDRESS: 7164 E FURNACE BR RD  
CITY & STATE: GLEN BURNIE, MD 21061

## FILING OFFICER NOTICE:

PLEASE MAIL ACKNOWLEDG-  
MENT COPY TO SECURED  
PARTY WHOSE ADDRESS IS  
SHOWN TO THE LEFT.

DEBTOR(S) (AND ADDRESSES)	DATE OF THIS FINANCING STATEMENT
PHILIP A AND JULIE POOLE	4-26-84
1223 D SCOTS MANOR CRT	ACCOUNT NO. TAB
ODENTON, MD, 21113	691008437 37

9560

Filed with: CLERK OF CRT ANNE ARUNDEL CO ANNAPOLIS, MD 21401

This Financing Statement covers the following types (or items) of property: **Proceeds and Products of the collateral are also covered.**  
(a) If described, Motor Vehicles as follows:

YEAR MODEL	MAKE	BODY TYPE	MODEL NO. OR LETTER	SERIAL NUMBER	MOTOR NUMBER	NUMBER CYL

Together with all Tires, Batteries, Radios, Heaters and Accessories now or hereafter affixed thereto;

(b) ☒ If checked at left, all household goods, furniture and appliances owned by Debtor at the time of the loan secured hereby, and located about the premises at the Debtor's residence (unless otherwise stated) or at any other location to which the goods may be moved.

(c) Other (describe)

RECORD FEE 12.00  
RECORD TAX 10.50  
POSTAGE .50  
#14997 C345 R01 T15:39  
APR 24 84

1984 APR 24 PM 3:59  
E. AUDREY COLLISON  
CLERK

UNDERLYING TRANSACTION ☒ IS ☐ IS NOT ☐ IS PARTIALLY SUBJECT TO RECORDATION TAX IMPOSED BY ARTICLE 81,  
SECTION 277 AND 278 ANNOTATED CODE OF MARYLAND, 1962 SUPPLEMENT AS AMENDED.

FOR THE PURPOSE OF COMPUTING RECORDATION TAX THE PRINCIPAL AMOUNT OF THE DEBT INITIALLY INCURRED IS

\$ 1824.91

AVCO FINANCIAL SERVICES OF GLEN BURNIE, INC.  
(SECURED PARTY)

BY Reyes Kaley  
TITLE

ORIGINAL - FILING OFFICER COPY

Philip A. Poole  
PHILIP A POOLE DEBTOR

Julie A. Poole  
JULIE A POOLE DEBTOR

19-1209 (REV. 11-80)

Mailed to Secured Party

12.00  
10.50  
1.50

## FINANCING STATEMENT—MARYLAND

File No.-----

This Financing Statement is presented to a filing officer for filing pursuant to the Uniform Commercial Code:

1. The name and address of the Debtor is: C. Richard Keller  
2410 Bugle Lane  
Reston, VA 22091

2. The name and address of the Secured Party (or Assignee) is:  
First Virginia Bank 6400 Arlington Boulevard  
Commercial Division Falls Church, VA 22046

3. The maturity date of the obligation (if any) is:-----

4. This Financing Statement covers the following types (or items) of property: (Describe)  
1984 Express 30' Sailing Yacht  
Serial #ZYE30057M84A

5. Check the lines which apply if any, and supply the information indicated:

☐ (If collateral is crops). The above described crops are growing or are to be grown on:  
(describe real estate)

☐ (If Collateral is goods which will or are to become fixtures, complete this section and type conspicuously at the top the following: "To be Recorded in the Land Records") The above goods are affixed or are to be affixed to: (describe real estate)

☒ (If proceeds of collateral are claimed) Proceeds of the collateral are also covered.

☐ (If products of collateral are claimed) Products of the collateral are also covered.

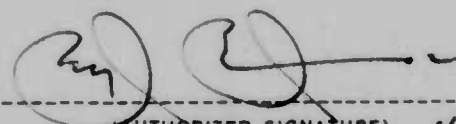
6. Transaction is ☐ is not ☒ (check which applies) subject to recordation tax imposed by Article 81, section 277 and 278, Ann. Code of Maryland. If answer is in affirmative, the principal amount of the debt initially incurred is \$-----

Debtor(s):

C Richard Keller  
C. Richard Keller 4-6-84

Secured Party:

First Virginia Bank

By   
(AUTHORIZED SIGNATURE) 4-6-84

Joseph J. Calabrese, III,

(TYPE NAME AND TITLE)

Vice President

Please return to the Secured Party at the address shown in number 2 above.  
All Information Must Be Typewritten or Printed in Ink

RECORD FEE  
POSTAGE11.00  
.50

#15001 C345 R01 T15:48

APR 24 84

E. LAURENCE COLLISON  
CLERK

1904 APR 24 PM 3:59

BL  
CLERK

No 89 9/79

11.00  
.50

Mailed to Secured Party



251723

## FINANCING STATEMENT

Not Subject to Recordation Tax

<u>Name of Debtor</u>	<u>Mailing Address</u>
Doris Elane Watson	613 Reggata Ave Balto.Md.21225

RECORD FEE 11.00  
POSTAGE .50  
#15002 C345 R01 115:51

APR 24 84

SECURED PARTYTHE SAVINGS BANK OF BALTIMORE  
(Assignee)Address: BALTIMORE AND CHARLES STREETS  
BALTIMORE, MARYLAND 21203

1. This financing Statement covers the following types (or items)  
of property (the collateral).

1975 Champion Ser# 23596D8322

2. Proceeds and products of the collateral are also specifically  
covered.

3. Mr. Clerk: Mail instrument to secured party named above at  
the address stated.

Debtor

Secured Party

(X) Doris Elaine Watson  
DORIS E. WATSON

THE SAVINGS BANK OF BALTIMORE

BY Michelle L. Lasker

Note: This Financing Statement is being used to publicize a security  
interest arising out of a conditional sales contract between Debtor and  
Manufactured Home Brokers Inc., which has been  
assigned to The Savings Bank of Baltimore.

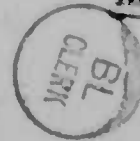
PCS 0847

RECEIVED FOR RECORD  
BALTIMORE COUNTY

1984 APR 24 PM 4:00

E. AUDREY COLLISON  
CLERK

Mailed to Secured Party

1100  
50

251724

## FINANCING STATEMENT

Not Subject to Recordation Tax

<u>Name of Debtor</u>	<u>Mailing Address</u>
Joyce Mary Haas	Parkway Village
Dale Micheal Haas	13 N Bruce St
Deborah Lynn Haas	Laurel Md

SECURED PARTYTHE SAVINGS BANK OF BALTIMORE  
(Assignee)Address: BALTIMORE AND CHARLES STREETS  
BALTIMORE, MARYLAND 21203

1. This financing Statement covers the following types (or items) of property (the collateral).

1977 Cimmaron Ser # 2967

2. Proceeds and products of the collateral are also specifically covered.

3. Mr. Clerk: Mail instrument to secured party named above at the address stated.

Debtor

Secured Party

ⓧ Joyce M. Haas  
Joyce M. Haas

ⓧ Deborah L Haas  
Deborah Lynn Haas

ⓧ D. Michael Haas  
Dale Michael Haas

THE SAVINGS BANK OF BALTIMORE

BY Nichelle L. Spaulding

RECORD FEE 13.00  
POSTAGE .50  
#15003 C345 R01 T15:51  
APR 24 84

Note: This Financing Statement is being used to publicize a security interest arising out of a conditional sales contract between Debtor and Manufactured Home Brokers Inc., which has been assigned to The Savings Bank of Baltimore.

Mailed to Secured Party

PCS 0847

1300/50

## FINANCING STATEMENT

251725

Not Subject to Recordation Tax

Name of DebtorMailing AddressLawrence L. Llewellyn, Jr.  
Virginia S. LlewellynPatuxent Mobile Home Estates #138  
Lothian, Maryland 20711SECURED PARTYTHE SAVINGS BANK OF BALTIMORE  
(Assignee)Address: BALTIMORE AND CHARLES STREETS  
BALTIMORE, MARYLAND 21203

1. This financing Statement covers the following types (or items) of property (the collateral).

1973 Used Holly Park Mobile Home, 70 X 12, 3 Bedrooms  
Serial # 2101

2. Proceeds and products of the collateral are also specifically covered.

3. Mr. Clerk: Mail instrument to secured party named above at the address stated.

RECORDED FEE 12.00  
POSTAGE .50  
#15004 C345 R01 T15:52

APR 24 84

Debtor

Secured Party

Lawrence L. Llewellyn, Jr.  
LAWRENCE L. LLEWELLYN, JR.  
Virginia S. Llewellyn  
VIRGINIA S. LLEWELLYN

THE SAVINGS BANK OF BALTIMORE

BY Michael J. Healy

Note: This Financing Statement is being used to publicize a security interest arising out of a conditional sales contract between Debtor and Chesapeake Mobile Homes of Laurel, Inc., which has been assigned to The Savings Bank of Baltimore.



RECEIVED RECORD  
CHESPEAKE MOBILE HOMES

1984 APR 24 PM 4:00

E. AUGHEY COLLISON  
CLERK

Mailed to Secured Party

PCS 0847

1200/50

# FINANCING STATEMENT

☐ Not subject to Recordation Tax  
☒ Subject to Recordation Tax; Principal Amount is \$ \_\_\_\_\_

☐ To Be Recorded in Land Records (For Fixtures only).

BOOK 472 PAGE 128

Name of Debtor

Address

251726

Neycap Video, Inc.

8053 F. Ritchie Highway  
 Pasadena, Maryland 21122

Mail to: Rick Scheller  
 SECURED PARTY (OR ASSIGNEE) First National Bank of Md.

25 S. Charles Street  
 THE FIRST NATIONAL BANK OF MARYLAND—Address: Baltimore, Maryland 21201  
 101-640

Attach separate list if necessary

1. This Financing Statement covers the following types (or items) of property (the collateral):

(1) all of the now owned and hereafter acquired machinery, equipment, furniture, fixtures (whether or not attached to real property), supplies and other personal property of Borrower, including any leasehold interests therein and all replacement parts and annexations thereto (herein called "Equipment"); all of Borrower's now owned or hereafter acquired and/or created accounts, instruments, chattel paper, contracts, contract rights, accounts receivable, tax refunds, notes, notes receivable, drafts, acceptances, documents, general intangibles, and other choses in action (not including wages or salary), including but not limited to proceeds of inventory and returned goods and proceeds from the sale of goods and services (herein called "Accounts"); all of Borrower's now owned and hereafter acquired inventory, wherever located, including but not limited to all raw materials, parts, containers, work in process, finished goods, wares and merchandise, and goods returned for credit, repossessed, reclaimed or otherwise re-acquired by Borrower and all products and proceeds thereof including but not limited to sales proceeds of any kind (herein called "Inventory"); and all other now owned and hereafter acquired assets of Borrower, including but not limited to all leases, rents, chattels, leasehold improvements, installment purchase and/or sales contracts, bonds, stocks, certificates, advances, deposits, trademarks, tradenames, licenses, patents and cash values of life insurance, all of which, including the above-described Equipment, Accounts and Inventory, shall herein be called "Assets"; (2) all proceeds (including insurance proceeds) and products of the above-described Assets; (3) any of Borrower's assets in which Bank has been or is hereafter granted a security interest under any other security agreements, notes or other obligations or liabilities between Borrower and Bank; (4) any accounts, property, securities or monies of Borrower which may at any time be assigned or delivered or come into possession of Bank, as well as all proceeds and products thereof; and (5) all of the actual books and records pertaining to any of the above-described items of Collateral.

RECORD FEE 12.00  
 POSTAGE 50  
 #15011 C345 R01 T18:00

APR 24 84

2. The collateral property is affixed or to be affixed to or is or is to be crops on the following real estate:

3. ☐ Proceeds } of the collateral are also specifically covered.  
☐ Products }

4. Mr. Clerk: Mail instrument to secured party named above or assignee, if any, at the address stated.

Debtor (or Assignor)

Secured Party (or Assignee)

Neycap Video, Inc.

THE FIRST NATIONAL BANK OF MARYLAND

Jay A. Caplan, President

BY Richard F. Scheller  
 Loan Executive

Nathan Portney, Vice President

FNB 0850

Type or print names under signatures

E. AUBREY COLLISON  
 CLERK

1984 APR 24 PM 4:25

BL  
 CLERK

1200  
 50



## STATE OF MARYLAND

## UNIFORM COMMERCIAL CODE

## STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT ETC. — FORM UCC-3

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 226263

RECORDED IN LIBER 409 FOLIO 224 ON 6/28/79 (DATE)

## 1. DEBTOR

Name L.B. Smith, Inc. of Va

Address Dorsey Rd., Baltimore, Maryland 21227

## 2. SECURED PARTY

Name Leasing Service Corporation

Address 1900 Sulphur Spring Rd., Baltimore, Maryland 21227

RECORD FEE  
POSTAGE10.00  
.50

#15012 C345 R01 T16:05

APR 24 84

Person And Address To Whom Statement Is To Be Returned If Different From Above.

## 3. Maturity date of obligation (if any)

CHECK ☒ FORM OF STATEMENTA. Continuation ☒  
The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.B. Partial Release ☐  
From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:C. Assignment ☐  
The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:D. Other: ☐  
(Indicate whether amendment, termination, etc.)

Credit Alliance Corporation

L F K

(Signature of Debtor)

(Signature of Secured Party)

Larry F. Kimmle, Operations Mgr.

Type or Print Above Name on Above Line

Type or Print Above Name on Above Line

Dated

April 1984

Mailed to Secured Party

100/50

100/50

E. AUBREY COLLISON  
CLERK

1984 APR 24 PM 4:25



BOOK 472 PAGE 430

STATE OF MARYLAND

UNIFORM COMMERCIAL CODE

STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT ETC. — FORM UCC-8

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 225553

RECORDED IN LIBER 404 FOLIO 353 ON 6/4/79 (DATE)

1. DEBTOR

Name L.B. Smith, Inc. of Virginia

Address Dorsey Rd., Baltimore, Maryland 21227

2. SECURED PARTY

Name Credit Alliance Corporation

Address 1900 Sulphur Spring Rd., Baltimore, Maryland 21227

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any)

CHECK <input checked="" type="checkbox"/> FORM OF STATEMENT	<p>A. Continuation <input checked="" type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
	<p>C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: <input type="checkbox"/> (Indicate whether amendment, termination, etc.)</p>

RECORD FEE 10.00  
POSTAGE 50  
#15013 C345 R01 T13:06

APR 24 84

Credit Alliance Corporation

(Signature of Secured Party)

Larry F. Kimmel, Operations Mgr.  
Type or Print Above Name on Above Line

Mailed to Secured Party

## STATE OF MARYLAND

## UNIFORM COMMERCIAL CODE

## STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT ETC. — FORM UCC-3

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 225705

RECORDED IN LIBER 404 FOILIO 508 ON 6/7/79 (DATE)

## 1. DEBTOR

Name L.B. Smith, Inc, of Va

Address Dorsey Rd., Baltimore, Maryland 21227

## 2. SECURED PARTY

Name Credit Alliance Corporation

Address 1900 Sulphur Spring RD., Baltimore, Maryland 21227

Person And Address To Whom Statement Is To Be Returned If Different From Above.

## 3. Maturity date of obligation (if any)

CHECK ☒ FORM OF STATEMENT

A. Continuation ☒  
The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.

B. Partial Release ☐  
From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:

C. Assignment ☐  
The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:

D. Other: ☐  
(Indicate whether amendment, termination, etc.)

RECORD FEE  
POSTAGE10.00  
.50

#15014 C345 R01 T16:06

APR 24 84

E. AUBREY COLLISON  
CLERK

1984 APR 24 PM 4:25



Dated April 1984

Credit Alliance Corporation

(Signature of Secured Party)

Larry F. Kimmel, Operations Mgr.  
Type or Print Above Name on Above Line

Mailed to Secured Party

10.00  
50

BOOK 472 PAGE 432

251727

4. <input type="checkbox"/> Filed for record in the real estate records.	5. <input type="checkbox"/> Debtor is a Transmitting Utility.	6. No. of Additional Sheets Presented:
1. Debtor(s) (Last Name First) and address(es) Trans-American Leasing Corporation The Steffey Bldg., Ste. 200B 407 Crain Highway Glen Burnie, MD 21061	2. Secured Party(ies) and address(es) Newworld Bank For Savings 55 Summer Street Boston, MA 02112	3. For Filing Officer (Date, Time, Number, and Filing Office)  RECORD FEE 11.00 POSTAGE .50
7. This financing statement covers the following types (or items) of property: To secure assignment to Newworld Bank For Savings of certain lease payments, under a certain True Lease Assignment dated January 11, 1984 between Assignor as Lessor and Storm's Shoes, Inc. as Lessee, Assignor has granted a Security Interest in the following equipment leased to Lessee, to Assignee per a Non-Recourse Assignment of Rents dated March 1, 1984 between Assignor and Assignee:  One (1) System 20 Model No. Q-20 CPU Mini, S/N Q-20-0294-663 One (1) Model 3043 40 MB Disc Drive One (1) Model 5231 1/4" Cartridge Tape Two (2) Model 4031 CRT Video Terminals One (1) Model 5071 300 LPM Line Printer  <input type="checkbox"/> Products of Collateral are also covered.		
Whichever is Applicable (See Instruction Number 9)	TRANS-AMERICAN LEASING CORPORATION Howard D. Siegel, President Signature(s) of Debtor (Or Assignor)	NEWORLD BANK FOR SAVINGS Patrick F. Padden, Jr., Ass't. V.P. Signature(s) of Secured Party (Or Assignee)

Filing Officer Copy — Alphabetical  
STANDARD FORM — UNIFORM COMMERCIAL CODE — FORM UCC-1

Rev. Jan. 1980

Forms may be purchased from Hobbs &amp; Warren, Inc., Boston, Mass. 02101

11.00/.50

Mailed to Secured Party

1984 APR 24 PM 4:25

E. AUBREY COLLISON  
CLERK



BOOK 472 PAGE 433

FINANCING STATEMENT FORM UCC-1

STATE OF MARYLAND

Identifying File No.

AA Co, Md  
CM 04  
\$12.50

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$

If this statement is to be recorded in land records check here. ☐

This financing statement Dated is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

251728

1. DEBTOR

Name James B. Fleck d/b/a Fleck Machine Company  
Address 7177 Ridge Road  
Hanover, Maryland 21076

2. SECURED PARTY

Name First Maryland Leasecorp  
Address Post Office Box 1596  
25 South Charles Street  
Baltimore, Maryland 21203  
Attn: Elaine Klinger

RECORD FEE 12.00  
POSTAGE .50

#15023 C345 R01 T16:18

APR 24 84

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any)

4. This financing statement covers the following types (or items) of property: (list)

One (1) Matsuura Horizontal Machining Center, Model MC 600 H, s/n 83013279, with Fanuc 6MB CNC Control, s/n 7091702; including, without limitation, all additions, attachments, accessions, replacement parts, substitutions, trade-ins, and improvements thereto and thereof, and all existing and future accounts, contract rights, general intangibles, instruments, documents, chattel paper, insurance proceeds, books and records, and all proceeds related to, arising from, or in connection with the foregoing equipment.

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☒ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

James B. Fleck d/b/a Fleck Machine Company

(Signature of Debtor)

Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

First Maryland Leasecorp

(Signature of Secured Party)

Donald H. Hooker, Jr., President

Type or Print Above Signature on Above Line

Mailed to Secured Party

RECORDED  
CLERK  
1984 APR 24 PM 4:26  
E. AUBREY COLLISON  
CLERK

1200.50

BOOK

472 PAGE 434

## STATE OF MARYLAND

## FINANCING STATEMENT FORM UCC-1

Identifying File No.

AACo, Md CM04

\$11.50

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$

If this statement is to be recorded in land records check here. ☐

This financing statement Dated \_\_\_\_\_ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

251729

## 1. DEBTOR

Name Band, Lavis & Associates, Inc.Address 670 Ritchie Highway  
Severna Park, Maryland 21146

## 2. SECURED PARTY

Name First Maryland Leasecorp

Post Office Box 1596

Address 25 South Charles StreetBaltimore, Maryland 21203Attn: Elaine Klinger

Person And Address To Whom Statement Is To Be Returned If Different From Above.

## 3. Maturity date of obligation (if any) \_\_\_\_\_

## 4. This financing statement covers the following types (or items) of property: (list)

One (1) New Macintosh computer, Model M0001, s/n F4082CTM1000, with 128K RAM and 64K ROM and keyboard; One (1) Imagewriter printer, Model A9M0303, s/n 222010, including Imagewriter accessory kit and MacWrite-MacPaint software; including, without limitation, all additions, attachments, accessions, replacement parts, substitutions, trade-ins, and improvements thereto and thereof, and all existing and future accounts, contract rights, general intangibles, instruments, documents, chattel paper, insurance proceeds, books and records, and all proceeds related to, arising from, or in connection with the foregoing equipment.

BL  
CLERKE. AUDREY COLLISON  
CLERK

1984 APR 24 PM 4:26

CHECK ☒ THE LINES WHICH APPLY5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)☒ (Proceeds of collateral are also covered)☐ (Products of collateral are also covered)

Band, Lavis &amp; Associates, Inc.

(Signature of Debtor)

Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

First Maryland Leasecorp

(Signature of Secured Party)

Donald H. Hooker, Jr., President

Type or Print Above Signature on Above Line

RECORD FEE

11.00

POSTAGE

.50

#15022 C345 R01 116:17

APR 24 84

Mailed to Secured Party

11.00  
11.50

193391

BOOK 472 PAGE 435

STATEMENT OF TERMINATION OF FINANCING  
(Pursuant to Uniform Commercial Code)

4/6.....1984

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. 8344507 in Office of .....  
(Filing Officer) (County and State)

LIBER-454 PAGE 467

Debtor or Debtors (name and Address):

PAUL K. BUCKMASTER + DEBRA BUCKMASTER

830 Oyster Bay Harbor

PASADENA, md. 21122

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

HOUSEHOLD FINANCE CORPORATION  
AND SUBSIDIARY COMPANIES

Secured Party 195

Seymour Park, Maryland 21146

By [Signature]  
Its Branch Office Manager



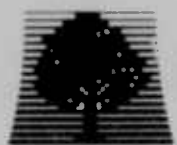
1984 APR 24 PM 4:26  
F. AUDREY COLLISON  
CLERK

Form 91 MD (3-79)

RECORD FEE 10.00  
POSTAGE .50  
#15024 C345 R01 116:19  
APR 24 84

Mailed to Secured Party

108/50



MARYLAND NATIONAL BANK

We want you to grow.™  
MEMBER FDIC

251730

## FINANCING STATEMENT



1. ☐ To Be Recorded in the Land Records at \_\_\_\_\_
2. ☒ To Be Recorded among the Financing Statement Records at Anne Arundel County
3. ☒ Not subject to Recordation Tax.
4. ☐ Subject to Recordation Tax on an initial debt in the principal amount of \$ \_\_\_\_\_. The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to \_\_\_\_\_.

5. Debtor(s) Name(s)

Address(es)

Atlantic Marine Sales, Inc.

2830 Solomons Island Rd.  
Edgewater, Maryland 21037

6. Secured Party

Maryland National Bank

Attention: V. Johnson

Address

MD Nat'l Bank  
1713 West Street  
Annapolis, MD 21401RECORD FEE  
POSTAGE

11.00

.50

#55467 C237 R02 10:57  
APR 25 84

7. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property:

☒ A. *Inventory*. All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof.

☐ B. *Contract Rights*. All of the contract rights of each Debtor both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☐ C. *Accounts*. All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.

☐ D. *General Intangibles*. All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☐ E. *Chattel Paper*. All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, and the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.

☐ F. *All Equipment*. All of the equipment of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☐ G. *Specific Equipment*. All of the equipment of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☐ H. *Other*. All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.

8. ☐ All or a portion of the property described above is affixed or is to be affixed to or is or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference.

Atlantic Marine Sales, Inc.

Walter L. Bennett (Seal)

Walter L. Bennett

Vice President

[Signature] (Seal)

\_\_\_\_ (Seal)

Secured Party  
Maryland National BankPamela A. Mannion (Seal)

Pamela A. Mannion,

Branch REP

Branch Rep.

Type name and title

Mr. Clerk: Please return to Maryland National Bank to the officer and at the address set forth in paragraph 6 above.

Mailed to Secured Party

11-50



FINANCING STATEMENT

Maryland  
L-71-UCC  
Rev. 9/78

Date 4/6/84  
Statement No. \_\_\_\_\_  
Liber \_\_\_\_\_ Folio \_\_\_\_\_

This Financing Statement is presented to the Clerk of Courts for filing and recording pursuant to the provisions of Subtitle 9 of the Commercial Law Article of the Annotated Code of Maryland.

☐ TO BE RECORDED IN THE LAND RECORDS  
(check if lien is to be taken on fixtures)

1. Debtor(s): Name Address

Richard C. Gray & 248 Edward Lane  
Carol M. Gray Lothian, Maryland

RECORD FEE 12.00  
POSTAGE 50  
#15054 C345 R01-109:29

2. Secured Party: Southern Md. Production Credit Association  
Address: P. O. Box 99, Rt. 231, Hughesville, Md. 20637

APR 25 84

3. This Financing Statement covers the following types of property ☒ if covered:

- ☐ OTHER COLLATERAL (give type)  
☐ ACCOUNTS RECEIVABLE, CONTRACT RIGHTS  
☐ CROPS  
☒ MACHINERY AND EQUIPMENT  
☐ LIVESTOCK AND SUPPLIES USED OR PRODUCED IN FARMING OPERATIONS  
☐ FIXTURES  
☐ INVENTORY  
☒ PROCEEDS AND PRODUCTS OF COLLATERAL  
☒ ALL STOCK OR RIGHTS TO STOCK OF THE DEBTOR IN THE SECURED PARTY  
☒ ALL AFTER ACQUIRED COLLATERAL OF THE ABOVE TYPES

4. Where collateral is crops or fixtures the farm involved is described as follows: Located in \_\_\_\_\_ District, \_\_\_\_\_ County, Maryland, and is bounded on the North by lands of \_\_\_\_\_ ; on the East by lands of \_\_\_\_\_ ; on the South by lands of \_\_\_\_\_ ; and on the West by lands of \_\_\_\_\_ and contains approximately \_\_\_\_\_ acres.

SOUTHERN MARYLAND  
PRODUCTION CREDIT ASSOCIATION

(Secured Party)

Richard C. Gray (Debtor)

Carol M. Gray (Debtor)

By Catherine L. Boswell  
(Authorized Representative)

(Debtor)

(Debtor)

After recordation the Clerk is requested to mail this Financing Statement to  
Southern Maryland Production Credit Association  
(address)

15207 Marlboro Pike

Upper Marlboro, Md. 20772

12.00  
50



RECEIVED FOR RECORD  
CIRCUIT COURT, BALTIMORE COUNTY

1984 APR 25 AM 10:36

E. AUDREY COLLISON  
CLERK

Mailed to Secured Party

BOOK 472 PAGE 433

FINANCING STATEMENT FORM UCC-1

STATE OF MARYLAND

251733

Identifying File No.

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ 1257.04

If this statement is to be recorded in land records check here. ☐

This financing statement Dated APRIL 9, 1984 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name ELIZABETH J. SETSER

Address 7835 AMERICAN CIRCLE GLEN BURNIE, MD, 21061

2. SECURED PARTY

Name NORWEST FINANCIAL MARYLAND, INC

Address 11628 REISTERSTOWN RD REISTERSTOWN, MD, 21136

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) 4/9/87

4. This financing statement covers the following types (or items) of property: (list)

ALL OF THE HOUSEHOLD GOODS, APPLIANCES, AND FURNITURE OF EVERY KIND NOW LOCATED AT THE BORROWERS RESIDENCE ADDRESS INDICATED ABOVE.

RECORD FEE 11.00  
RECORD TAX 7.00  
POSTAGE .50

#15053 C345 R01 109:28  
APR 25 84

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☐ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

*Elizabeth J. Setser*  
(Signature of Debtor)

ELIZABETH J. SETSER  
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

*Cheryl N. Solomon*  
(Signature of Secured Party)

CHERYL N SOLOMON

Type or Print Above Signature on Above Line

Mailed to Secured Party

1800/.50

11.00  
7.00  
58

1984 APR 25 AM 10:36

E. AUBREY COLLISON  
CLERK

FINANCING STATEMENT

Maryland  
L-71-UCC  
Rev. 9/78

Date 3/30/84  
Statement No. \_\_\_\_\_  
Liber \_\_\_\_\_ Folio \_\_\_\_\_

This Financing Statement is presented to the Clerk of Courts for filing and recording pursuant to the provisions of Subtitle 9 of the Commercial Law Article of the Annotated Code of Maryland.

☐ TO BE RECORDED IN THE LAND RECORDS  
(check if lien is to be taken on fixtures)

1. Debtor(s): Name Address  
Stephen R. Toft & 1602 Marlboro Rd.  
Cynthia C. Toft Edgewater, Maryland 21037
2. Secured Party: Southern Md. Production Credit Association  
Address: P. O. Box 99, Hughesville, Maryland 20637
3. This Financing Statement covers the following types of property ☒ if covered:
- ☐ OTHER COLLATERAL (give type)
  - ☐ ACCOUNTS RECEIVABLE, CONTRACT RIGHTS
  - ☐ CROPS
  - ☒ MACHINERY AND EQUIPMENT
  - ☐ LIVESTOCK AND SUPPLIES USED OR PRODUCED IN FARMING OPERATIONS
  - ☐ FIXTURES
  - ☐ INVENTORY
  - ☒ PROCEEDS AND PRODUCTS OF COLLATERAL
  - ☒ ALL STOCK OR RIGHTS TO STOCK OF THE DEBTOR IN THE SECURED PARTY
  - ☒ ALL AFTER ACQUIRED COLLATERAL OF THE ABOVE TYPES

RECORD FEE 12.00  
POSTAGE .50

#15055 C345 R01 J08:39  
APR 25 84

4. Where collateral is crops or fixtures the farm involved is described as follows: Located in \_\_\_\_\_ District, \_\_\_\_\_ County, Maryland, and is bounded on the North by lands of \_\_\_\_\_; on the East by lands of \_\_\_\_\_; on the South by lands of \_\_\_\_\_; and on the West by lands of \_\_\_\_\_ and contains approximately \_\_\_\_\_ acres.

PRODUCTION CREDIT ASSOCIATION

(Secured Party)

✓ Stephen R. Toft (Debtor)  
✓ Cynthia C. Toft (Debtor)

By Catherine L. Boswell (Debtor)  
(Authorized Representative)

(Debtor)

After recordation the Clerk is requested to mail this Financing Statement to  
Southern Maryland \_\_\_\_\_ Production Credit Association  
(address)

15207 Marlboro Pike

Upper Marlboro, Md. 20772

12.00  
.50

RECEIVED FOR RECORDING  
BY CLERK OF COURTS

1984 APR 25 AM 10:36

E. AUBREY COLLISON  
CLERK



Mailed to Secured Party

BOOK 472 PAGE 440

251734

AA  
11.50

NOT TO BE RECORDED IN LAND RECORDS

FINANCING STATEMENT

NOT SUBJECT TO RECORDING TAX

This statement is being filed for notice purposes and is  
not intended to convert the lease into a security agreement.

1. Lessee

Colonial Auto Supply, Inc.

Name or Names

835 Ritchie Highway Severna Park, Maryland 2114

Address - Street No. City-County State Zip Code

2. Lessor

The Equipment Leasing Company

Ruxton Towers Box 307 Riderwood, Maryland 21139

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary.)

1 Phone system EZ 1

9 phones

1 Key Service Unit

all necessary accessories and installation

RECORD FEE 11.00  
POSTAGE 50  
#15053 C345 R01 T02-31  
APR 25 84

Lessee: Colonial Auto Supply, Inc.

Lessor:

THE EQUIPMENT LEASING COMPANY

Arthur W. Jones  
(Signature of Lessee)

ARTHUR W. JONES PRES.  
(Type or Print) (Include Title)

G. Arnold Kaufman  
(Signature of Lessor)  
G. ARNOLD KAUFMAN, VICE PRESIDENT  
(Type or Print) (Include Title)

To the Filing Officer: After this statement has been recorded please mail the same to:  
The Equipment Leasing Company, Ruxton Towers, Box 307, Riderwood, Maryland 21139.

11.00  
11.50

RECEIVED FOR RECORD  
CREDIT COURT, A. J. COUNTY

1984 APR 25 AM 10:36

E. MURPHY COLLISON



Mailed to Secured Party



BOOK 472 PAGE 441

251735

A A.50  
11.50

NOT TO BE RECORDED IN LAND RECORDS

FINANCING STATEMENT

NOT SUBJECT TO RECORDING TAX

This statement is being filed for notice purposes and is  
not intended to convert the lease into a security agreement.

1. Lessee

Joseph Boggs Studio  
Name or Names  
1304 Eva Gurd Drive - Crownsville, Maryland 21032  
Address - Street No. City-County State Zip Code

2. Lessor

The Equipment Leasing Company  
Ruxton Towers Box 307 Riderwood, Maryland 21139

3. This Financing Statement covers the following types of property: (Describe) (Attach  
separate list if necessary.)

1 - Cellular Car Phone (Oki)

Lessee: Joseph Boggs Studio

Joseph Boggs  
(Signature of Lessee)  
JOSEPH BOGGS  
PRESIDENT  
(Type or Print) (Include Title)

Lessor:

THE EQUIPMENT LEASING COMPANY

G. ARNOLD KAUFMAN, PRES  
(Signature of Lessor)  
G. ARNOLD KAUFMAN, PRES  
Type or Print (Include Title)

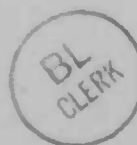
RECORD FEE 11.00  
POSTAGE .50  
#15057 C345 R01 T09:31  
APR 25 84

To the Filing Officer: After this statement has been recorded please mail the same to:  
The Equipment Leasing Company, Ruxton Towers, Box 307, Riderwood, Maryland 21139.

11.00  
11.50

1984 APR 25 AM 10:36

E. AUBREY COLLISON  
CLERK



Mailed to Secured Party

Anne Amundel

BOOK 472 PAGE 442

11.50

251736

NOT TO BE RECORDED IN LAND RECORDS

FINANCING STATEMENT

NOT SUBJECT TO RECORDING TAX

This statement is being filed for notice purposes and is  
not intended to convert the lease into a security agreement.

1. Lessee

East Trucking Company  
Name or Names

1766 Disney Road Severn, Maryland 21144  
Address - Street No. City-County State Zip Code

2. Lessor

The Equipment Leasing Company

Ruxton Towers Box 307 Riderwood, Maryland 21139

3. This Financing Statement covers the following types of property: (Describe) (Attach  
separate list if necessary.)

1 #BD 4515 Copier Toshiba

RECORD FEE 11.00  
POSTAGE .50  
#15058 C345 R01 T09:32  
APR 25 84

Lessee: East Trucking Company

Philip L. East Sr.  
(Signature of Lessee)  
Philip L. East Sr. Vice President.  
(Type or Print) (Include Title)

Lessor:

THE EQUIPMENT LEASING COMPANY

G. ARNOLD KAUFMAN  
(Signature of Lessor)  
G. ARNOLD KAUFMAN, VICE PRESIDENT  
(Type or Print) (Include Title)

To the Filing Officer: After this statement has been recorded please mail the same to:  
The Equipment Leasing Company, Ruxton Towers, Box 307, Riderwood, Maryland 21139.



11.00/50



RECEIVED FOR RECORD  
LAND COURT, S.A. COUNTY

1984 APR 25 AM 10:36

E. AUBREY COLLISON  
CLERK

Mailed to Secured Party

AA

11.50

BOOK 472 PAGE 443

251737

NOT TO BE RECORDED IN LAND RECORDS

FINANCING STATEMENT

NOT SUBJECT TO RECORDING TAX

This statement is being filed for notice purposes and is not intended to convert the lease into a security agreement.

1. Lessee

Tyler Country Clothes & Company  
Name or Names  
8136 Jumpers Mall - Pasadena, Maryland 21122  
Address - Street No. City-County State Zip Code

2. Lessor

The Equipment Leasing Company  
Ruxton Towers Box 307 Riderwood, Maryland 21139

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary.)

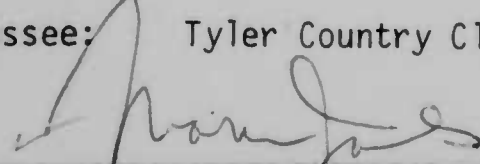
1 - Motorola Cellular Phone - S/N 289 GJA 0827

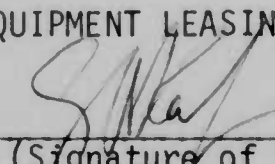
RECORD FEE 11.00  
POSTAGE .50  
#15059 C345 R01 T09:32  
APR 25 84

Lessee: Tyler Country Clothes & Company

Lessor:

THE EQUIPMENT LEASING COMPANY

  
(Signature of Lessee)  
MARVIN JACOBS PRES  
(Type or Print) (Include Title)

  
(Signature of Lessor)  
G. ARNOLD KAUFMAN VICE PRESIDENT  
Type or Print (Include Title)

To the Filing Officer: After this statement has been recorded please mail the same to: The Equipment Leasing Company, Ruxton Towers, Box 307, Riderwood, Maryland 21139.

↑  
11.50

BL  
CLERK

RECEIVED FOR RECORD  
ANDREWS COUNTY  
1984 APR 25 AM 10:36  
E. AUNREY COLLISON  
CLERK

Mailed to Secured Party

BOOK 472 PAGE 444

A.A.

11.50

251738

NOT TO BE RECORDED IN LAND RECORDS

FINANCING STATEMENT

NOT SUBJECT TO RECORDING TAX

This statement is being filed for notice purposes and is  
not intended to convert the lease into a security agreement.

1. Lessee

Continental Electrical Contractors, Inc.

Name or Names

321 Second Street Annapolis, MD 21403  
Address - Street No. City-County State Zip Code

2. Lessor

The Equipment Leasing Company

Ruxton Towers Box 307 Riderwood, Maryland 21139

3. This Financing Statement covers the following types of property: (Describe) (Attach  
separate list if necessary.)

G. E. Corona Mark V 2 Way-Radio  
Mike & Antenna

Lessee: Continental Electrical Contractors, Inc. Lessor:

RECORD FEE 11.00  
POSTAGE .50  
#15060 C345 R01 T09:33  
APR 25 84

THE EQUIPMENT LEASING COMPANY

(Signature of Lessee)

(Type or Print) (Include Title)

(Signature of Lessor)

R. ARNOLD KAUFMAN, VICE PRESIDENT

Type or Print (Include Title)

To the Filing Officer: After this statement has been recorded please mail the same to:  
The Equipment Leasing Company, Ruxton Towers, Box 307, Riderwood, Maryland 21139.

11.00/50

RECEIVED FOR RECORD  
1984 APR 25 AM 10:36  
E. AUBREY COLLISON  
CLERK



Mailed to Secured Party



## STATE OF MARYLAND

Anna Arundel County

BOOK 472 PAGE 445

## UNIFORM COMMERCIAL CODE

STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT ETC. — FORM UCC-3

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 249936

RECORDED IN LIBER 468 FOLIO 124 ON Nov. 25, 1983 (DATE)

## 1. DEBTOR

Name DIVAJEX  
c/o Protective Food Services, Inc.  
Address 8242 B. Sandy Court, Jessup, Maryland 20794

## 2. SECURED PARTY

Name FOOTHILL CAPITAL CORPORATION  
Address 9911 W. Pico Blvd., Ste. B-1, Los Angeles, CA 90035

RECORD FEE 10.00  
POSTAGE .50  
#15082 C345 R01 T10:16

APR 25 84

Person And Address To Whom Statement Is To Be Returned If Different From Above.

## 3. Maturity date of obligation (if any)

CHECK <input checked="" type="checkbox"/> FORM OF STATEMENT	<b>A. Continuation</b> <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.	<b>B. Partial Release</b> <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:
	<b>C. Assignment</b> <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:	<b>D. Other: Amendment</b> <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.)
	Amend to include the following additional trade names of Debtor: 1.) Fire Feet 2.) Denise Auston 3.) Brown Bagger	

DIVAJEX

Re Bony V.P. DIVAJEX  
Signature of Debtor  
Dated March, 1984

Pamela S. Peng V.P.  
By (Signature of Secured Party)

FOOTHILL CAPITAL CORPORATION  
Type or Print Above Name on Above Line

10<sup>00</sup>/<sub>50</sub>

Mailed to Secured Party

## STATE OF MARYLAND

Anne Arundel County

BOOK 472 PAGE 446

## UNIFORM COMMERCIAL CODE

## STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT ETC. — FORM UCC-3

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 249454

RECORDED IN LIBER \_\_\_\_\_ FOLIO \_\_\_\_\_ ON Oct. 24, 1983 (DATE)

## 1. DEBTOR

Name DIVAJEX, INC. c/o Protective Food Services

Address 8242 Sandy Court, Jessup, Maryland 20794

## 2. SECURED PARTY

Name FOOTHILL CAPITAL CORPORATION

Address 9911 W. Pico Blvd., Ste. B-1, Los Angeles, California 90035

Person And Address To Whom Statement Is To Be Returned If Different From Above.

## 3. Maturity date of obligation (if any) \_\_\_\_\_

CHECK ☒ FORM OF STATEMENT

A. Continuation ☐  
The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.

B. Partial Release ☐  
From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:

C. Assignment ☐  
The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:

D. Other: Amendment ☒  
(Indicate whether amendment, termination, etc.)

Amend to include the following additional trade names of Debtor:

- 1.) Fire Feet
- 2.) Denise Auston
- 3.) Brown Bagger

RECORD FEE  
POSTAGE10.00  
.50

#15083 C345 R01 T10:16

APR 25 94

DIVAJEX, INC.

Dated

Signature of Debtor  
March, 1984

By:

(Signature of Secured Party)

FOOTHILL CAPITAL CORPORATION

Type or Print Above Name on Above Line

10.00  
.50

1984 APR 25 AM 10:37

E. AUGREY COLLISON  
CLERK

Mailed to Secured Party

BOOK 472 PAGE 447

This STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code:		3. Maturity date (if any):
1. Debtor(s) (Last Name First) and address(es) LUSKIN'S INC. 7419 Ritchie Highway Glen Burnie, Md. 21061	2. Secured Party(ies) and address(es) PANASONIC COMPANY, DIV. OF MATSUSHITA ELECTRIC CORPORATION OF AMERICA 6749 Baymeadow Drive Glen Burnie, Md. 21061-6410	For Filing Officer (Date, Time and Filing Office)
4. This statement refers to original Financing Statement bearing File No. 249467		
Filed with <u>Anne Arundel Co.,</u> Date Filed <u>10-24-</u> 19 <u>83</u>		
5. <input type="checkbox"/> Continuation. The original financing statement between the foregoing Debtor and Secured Party, bearing file number shown above, is still in effect.		
6. <input checked="" type="checkbox"/> Termination. Secured party no longer claims a security interest under the financing statement bearing file number shown above.		
7. <input type="checkbox"/> Assignment. The secured party's right under the financing statement bearing file number shown above to the property described in Item 10 have been assigned to the assignee whose name and address appears in Item 10.		
8. <input type="checkbox"/> Amendment. Financing Statement bearing file number shown above is amended as set forth in Item 10.		
9. <input type="checkbox"/> Release. Secured Party releases the collateral described in Item 10 from the financing statement bearing file number shown above.		
10.		

RECORD FEE 13.00  
#15087 C345 R01 T10:22  
APR 25 84

1300

No. of additional Sheets presented:	
LUSKIN'S INC.	PANASONIC COMPANY, DIV. OF MATSUSHITA ELECTRIC CORPORATION OF AMERICA
By: _____ Signature(s) of Debtor(s) (necessary only if Item 8 is applicable).	By: <u>[Signature]</u> Signature(s) of Secured Party(ies)
(1) Filing Officer Copy - Alphabetical	STANDARD FORM - FORM UCC-3

Mailed to Secured Party



1984 APR 25 AM 10:38

E. AUBREY COLLISON  
CLERK

251739

## FINANCING STATEMENT

(To Be Used For Direct Loans And Where The Collateral Is Not Fixtures or Crops)

This Financing Statement is presented to a filing officer pursuant to the Uniform Commercial Code:

1. DEBTOR: Rudiger Printing Company (Richard A. Rudiger & Kathy A. Rudiger)  
(Name or Names—Last Name First)  
103 Crain Highway, S.E., Glen Burnie, Maryland 21061  
(Address)

2. SECURED PARTY: THE BANK OF GLEN BURNIE  
101 CRAIN HIGHWAY, S.E., GLEN BURNIE, MD. 21061

3. This Financing Statement covers the following types (or items) of property:

AGFA-GAVAERT Repromaster 2100 Vertical Graphic Arts Camera



1984 APR 25 AM 10:38

E. A. COLLISON  
CLERK

4. Proceeds of collateral are covered hereunder: YES ☒ NO ☐  
5. Products of collateral are covered hereunder: YES ☐ NO ☒  
6. This transaction (is) ~~exempt~~ exempt from the Recordation Tax.  
7. The principal amount of the debt initially incurred is: \$4,500.00

RECORD FEE 13.00  
POSTAGE .50

#15088 C345 R01 110:23

APR 25 84

8. Filed with: The Clerk of the Circuit Court for Anne Arundel County

9. RETURN TO: THE BANK OF GLEN BURNIE, 101 CRAIN HIGHWAY, S.E., GLEN BURNIE, MD. 21061

Dated this 21st day of March, 19 84

DEBTOR:

Rudiger Printing Company  
Richard A. Rudiger  
By: Kathy A. Rudiger  
(Title)

SECURED PARTY:

THE BANK OF GLEN BURNIE  
By: Norman E. Botts  
Vice President and Cashier (Title)

## FOR FILING OFFICER USE

File No. \_\_\_\_\_ Date and Hour of Filing \_\_\_\_\_  
Record Reference \_\_\_\_\_

Mailed to Secured Party

13<sup>00</sup>/<sub>50</sub>



MARYLAND FINANCING STATEMENT

BOOK 472 PAGE 449

UCC-1

251740

- ☒ Not Subject to Recordation Tax
- ☐ Recordation Tax of \$ \_\_\_\_\_ on
- Principal Amount of \$ \_\_\_\_\_ is enclosed/  
has been paid (strike inapplicable phrase).

For Filing Officer:
File No.: _____
Record Reference: _____
Date & Hour of Filing: _____

This financing statement is presented to a filing officer pursuant to the Uniform Commercial Code:

1. DEBTOR: GARY WAYNE BRIGGS  
(Name or Names)  
7607 Paradise Beach Road, Pasadena, Maryland 21127  
(Address)

DEBTOR: \_\_\_\_\_  
(Name or Names)  
\_\_\_\_\_  
(Address)

2. SECURED PARTY: ATLANTIC INDUSTRIAL CREDIT CORPORATION  
(Name or Names)  
P.O. Box 10656, Towson, Maryland 21285-0656  
(Address)

3. ASSIGNEE (if any)  
of SECURED PARTY: Baltimore Federal Savings & Loan  
(Name or Names)  
Box 116 Fayette & St. Paul Sts. Baltimore, Md. 21203  
(Address)

4. This Financing Statement covers the following types (or items) of property:
- One - 1984 Fruehauf Trailer, Model FBX-248, S/N 1H2V-4823EH025137
- One - 1979 International Transtar Tractor, S/N E2327VGA23282

RECORD FEE 11.00  
POSTAGE 50  
#15091 C345 R01 110:34  
APR 25 84

5. The above described goods are affixed to, or are to be affixed to the following described real estate:

6. Proceeds of Collateral are covered hereunder: Yes ☒ No ☐
- Products of Collateral are also covered: Yes ☐ No ☒

DEBTOR(S): GARY WAYNE BRIGGS

By: *Gary Wayne Briggs, Jr.*  
(Type or print name of person signing)

SECURED PARTY:  
ATLANTIC INDUSTRIAL CREDIT CORPORATION

By: *Robert E. Polack*  
(Type or print name of person signing)

By: \_\_\_\_\_  
(Type or print name of person signing)

Mailed to Secured Party

Return To: ATLANTIC INDUSTRIAL CREDIT CORPORATION  
P.O. Box 10656, Towson, Maryland 21285-0656

1100/50

## STATE OF MARYLAND

251741

## FINANCING STATEMENT FORM UCC-1

Identifying File No. \_\_\_\_\_

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ \_\_\_\_\_

If this statement is to be recorded in land records check here. ☐

This financing statement Dated \_\_\_\_\_ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

## 1. DEBTOR

Name Robert W. SeamanAddress 8 Rockwell Court, Annapolis, Md. 21403

## 2. SECURED PARTY

Name Key Capital Corp.Address 57 River St. Wellesley Hills, Ma 02181

Person And Address To Whom Statement Is To Be Returned If Different From Above.

## 3. Maturity date of obligation (if any) \_\_\_\_\_

## 4. This financing statement covers the following types (or items) of property: (list)

1982 Tartan 33' serial TAR33167M82D

Single Diesel Universal 24 H.P.

Seafarer RDF

Datamarine depthsounder/knotmeter/ with remote log

Horizon VHF

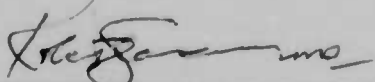
Ritchie Compass

Achilles Dinghy

AM/FM Radio Cassette

RECORD FEE 11.00  
POSTAGE 50  
#15094 C345 R01 110:44

APR 25 84

"NOT SUBJECT TO  
RECORDATION TAX"CHECK ☒ THE LINES WHICH APPLY6. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)☐ (Proceeds of collateral are also covered)☐ (Products of collateral are also covered)

(Signature of Debtor)

Robert W. Seaman

Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line



(Signature of Secured Party)

Richard A. Molynaux

Type or Print Above Signature on Above Line

Mailed to Secured Party

251742

3. Maturity date (if any):

2. Secured Party(ies) and address(es)

MANUFACTURERS HANOVER  
COMMERCIAL CORPORATION  
1211 Ave. of the Americas  
New York, New York 10036

For Filing Officer (Date, Time,  
Number, and Filing Office)

4. This financing statement covers the following types (or items) of property:

All present and hereafter acquired, wherever located, warehouse receipts, bills of lading, shipping documents, documents of title, chattel paper and instruments, all whether negotiable or not, all goods and inventory relating thereto in all stages of manufacture, process or production, and all cash and non-cash proceeds thereof of whatever sort and however arising.

5. Assignee(s) of Secured Party and Address(es)

RECORD FEE 11.00  
POSTAGE .50  
#15098 C345 R01 I10:47  
APR 25 84

Filed with:

☐ already subject to a security interest in another jurisdiction when it was brought into this state.

☐ which is proceeds of the original collateral described above in which a security interest was perfected:

Anne Arundel Co.,  
Maryland

Check ☒ if covered: ☒ Proceeds of Collateral are also covered. ☐ Products of Collateral are also covered. No. of additional Sheets presented:

ALCO GRAVURE, INC.

~~Manufacturers Hanover~~ Commercial Corporation

By: J. J. Conner  
Signature(s) of Debtor(s)

By: \_\_\_\_\_  
Signature(s) of Secured Party(ies)

FORM UCC-1. (For Use In Most States)

(1) Filing Officer Copy-Alphabetical

STANDARD FORM - FORM UCC-1.

(For Use In Most States)

$$\frac{1100}{.50}$$

Mailed to Secured Party

1984 APR 25 PM 12:08

251743

BOOK 472 PAGE 452

This <b>FINANCING STATEMENT</b> is presented to a filing officer for filing pursuant to the Uniform Commercial Code:		3. Maturity date (if any):
1 Debtor(s) (Last Name First) and address(es) Odenton Development Company Odenton Shopping Center 1111-1177 Annapolis Road Odenton, MD 21113	2 Secured Party(ies) and address(es) North American Philips Service Lighting Corporation Bank Street Hightstown, NJ 08520	For Filing Officer (Date, Time, Number, and Filing Office)
4 This financing statement covers the following types (or items) of property: V/L branded lamsp and/or fixtures as described on Purchase Order #K1186 dated 11/17/83 and signed by H.D. Eutsler.  FIXTURE FILING ON REAL ESTATE.		5. Assignee(s) of Secured Party and Address(es)
This statement is filed without the debtor's signature to perfect a security interest in collateral. (check <input checked="" type="checkbox"/> if so) <input type="checkbox"/> already subject to a security interest in another jurisdiction when it was brought into this state. <input type="checkbox"/> which is proceeds of the original collateral described above in which a security interest was perfected:		Filed with:
Check <input checked="" type="checkbox"/> if covered: <input type="checkbox"/> Proceeds of Collateral are also covered. <input type="checkbox"/> Products of Collateral are also covered. No. of additional Sheets presented:		
Odenton Development Company By: <u>Henry D. Eutsler</u> Signature(s) of Debtor(s) (1) Filing Officer Copy-Alphabetical		North American Philips Service Lighting Corporation By: <u>Roger C. Fleck</u> Signature(s) of Secured Party(ies) (For Use In Most States)

RECORD FEE 17.00  
POSTAGE 50  
#15079 C345 R01 110:49  
APR 25 84

Mailed to Secured Party

RECEIVED FOR RECORD  
CIRCUIT COURT, A.A. COUNTY

1984 APR 25 PM 12:08



17.00  
50



*Officers*

President

F. M. LATHAM, JR., L. S.

*Vice Presidents*

J. T. LATHAM, L. S.

HARRY E. STURDEVANT, P. E. &amp; L. S.

LEONARD R. MANN, P. E. &amp; L. S.

*Surveying Associates*

DAVIS C. KIRBY, JR., L. S.

FRANKLIN D. BUCKLER, P. L. S.

RALPH PORTER, P. L. S.

ERNEST L. BELL, JR., L. S.

J. R. McCrone, Jr.

1938 1958

## EXHIBIT A

*J. R. McCrone, Jr., Inc.*

Engineers and Land Surveyors

20 RIDGELY AVENUE, ANNAPOLIS, MARYLAND 21401

Annapolis - 267-8621 — Baltimore - 269-0531 — Washington - 261-2605

April 29, 1974

REPLY TO: Annapolis

*Branch Offices:*

P. O. BOX 23

PRINCE FREDERICK, MD. 20678

535-0949

P. O. BOX 207

LEONARDTOWN, MD. 20650

475-9552

101 BURKLEY BUILDING

ELKTON, MD. 21921

398-1550

EVANS BUILDING

CHESTERTOWN, MD. 21620

778-3272

LTO. 269-5488

BALTO. 269-5488

TRAPPE, MD. 21673

476-3206

DESCRIPTION OF 16.057 ACRES±  
 PART OF THE ODENTON DEVELOPMENT CO. ~~PROPERTY~~ PROPERTY  
 ODENTON SHOPPING CENTER  
 4TH TAXATION DISTRICT, ANNE ARUNDEL COUNTY, MARYLAND

BEGINNING for the same at a point on the northeast side of Maryland Route 677 (40 feet wide) at the southernmost corner of a conveyance from Whitney B. Clark and Catheryne V. Clark, his wife, and Henry D. Eutsler and Monie Eutsler, his wife, to Odenton Development Corporation by deed dated September 21, 1959 and recorded among the Land Records of Anne Arundel County, Maryland in Liber G.T.C.1340, folio 70;

THENCE running from the place of beginning so fixed and running with the northeast side of Maryland Route 677, North 61° 20' West 101.25 feet;

THENCE North 62° 22' West 109.6 feet;

THENCE running North 65° 52' West 85.53 feet;

THENCE North 68° 22' West 79.18 feet to the southernmost corner of a conveyance from Whitney B. Clark and Catheryne Clark, his wife, to Odenton Development Corporation by deed dated September 21, 1959 and recorded among the said Land Records in Liber G.T.C. 1340, folio 57;

THENCE still with the northeast side of Maryland Route 677, North 68° 38' West 157.2 feet to a point;

THENCE running North 68° 56' West 238.3 feet to the southernmost corner of Parcel 2 in the conveyance from Louis Brodsky and Bessie, his wife, to Odenton Development Corporation by deed dated October 10, 1959 and recorded among the

EXHIBIT A

EXHIBIT A

BOOK 472 PAGE 454  
PAGE 2

DESCRIPTION OF 16.057 ACRES±

said Land Records in Liber G.T.C. 1340, folio 77;

THENCE still with the northeast side of Maryland Route 677, North 68° 11' West 138.5 feet to a point;

THENCE running North 65° 33' West 126.94 feet to a point;

THENCE running North 63° 21' West 145.09 feet to a point;

THENCE running North 60° 54' West 166.50 feet to a point at the intersection with the said northeast side of Maryland Route 677 and the easternmost right-of-way line of the Baltimore Gas and Electric Right-of-Way, 150 feet wide;

THENCE leaving said Maryland Route 677 and running with the eastern right-of-way line of the Baltimore Gas and Electric Transmission Line, North 15° 15' 40" East 194.90 feet to a point, North 00° 49' 10" West 255.73 feet to a point;

THENCE leaving said Baltimore Gas and Electric Transmission Line and running South 47° 19' 12" East 37.72 feet to a point;

THENCE running North 42° 18' East 196.59 feet to a point in the southern outline of a conveyance from Odenton Development Corporation to B.P. Oil Corporation by deed dated October 7, 1971 and recorded among the said Land Records in Liber M.S.H. 2446, folio 304;

THENCE running with part of the outline of said conveyance to B.P. Oil Corporation South 47° 42' East 204.22 feet to a point;

THENCE running North 44° 32' East 155.25 feet to a point in the future southwestern right-of-way line of Maryland Route 175, as shown on State Highway Administration Plat Nos. 36521 and 36522;

THENCE leaving said conveyance to B.P. Oil Corporation and running with the future right-of-way line of Maryland Route 175, South 45° 28' 29" East 746.61 feet to a point;

EXHIBIT A

EXHIBIT A

BOOK 472 PAGE 455  
PAGE 3

DESCRIPTION OF 16.057 ACRES±

THENCE running South 44° 31' 31" West 28.0 feet to a point, South 45° 28' 29" East 38.0 feet to a point, North 44° 31' 31" East 28.0 feet to a point;

THENCE running South 45° 27' 50" East 2.70 feet to a point of curve;

THENCE running with an arc of a curve to the right, having a radius of 3803.72 feet, an arc length of 503.50 feet and a chord bearing and distance of South 41° 40' 18" East 503.13 feet to a point;

THENCE leaving said Maryland Route 175 and running South 39° 47' West 215.30 feet to the place of beginning.

CONTAINING 16.057 ACRES, more or less, according to a description prepared by J. R. McCrone, Jr., Inc., Registered Professional Engineers and Land Surveyors, in April 1974 without the benefit of a field survey.

BEING part of all the conveyances to Odenton Development Corporation as follows:

(1) from Clark and Eutsler by deed dated September 21, 1959 and recorded among the Land Records of Anne Arundel County, Maryland in Liber G.T.C. 1340, folio 70;

(2) from Whitney B. Clark and wife by deed dated September 21, 1959 and recorded among said Land Records in Liber G.T.C. 1340, folio 57;

(3) from Louis Brodsky and wife by deed dated October 10, 1959 and recorded in Liber G.T.C. 1340, folio 77;

(4) from Clark and Eutsler by deed dated March 15, 1963 and recorded in Liber L.N.P. 1640, folio 358;

(5) from Henry D. Eutsler and wife, by deed dated September 21, 1959 and recorded in Liber G.T.C. 1340, folio 63.

EXHIBIT A

BOOK 472 PAGE 456

251744

NOT SUBJECT TO RECORDATION TAX

This FINANCING STATEMENT is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code.


No. of Additional Sheets Presented: -1-

3. Bank Note No. 210005492960

1. Debtor(s) (Last Name First) and Address(es):

SERVICE AMERICA, INC.  
8107 Ritchie Highway  
Pasadena, Maryland 21122

2. Secured Party(ies) Name(s) And Address(es):

 **CAPITAL BANK** N.A.  
815 Connecticut Avenue, N.W.  
Washington, D.C. 20006

4. For Filing Officer: Date, Time, File No., Filing Office:

7. This Financing Statement covers the following types or items of collateral:  
(Describe real estate, including record owner if item 6 is applicable)

Per attached.

RECORD FEE 11.00  
POSTAGE .50  
#15003 C345 801 110:58  
APR 25 84

5. Assignee(s) of Collateral:

6. ☐ The described crops are growing or to be grown on the real property described in Item 7.

☐ The described goods are or are to be affixed to the real property described in Item 7.

☒ Proceeds - ☐ Products of the collateral are also covered.

8. Signatures: [If debtor's signature omitted pursuant to G. S. 25-9-402 (2), indicate reason.]

SERVICE AMERICA, INC.

By Deepak Butani  
Debtor(s) [or Assignor(s)]

Capital Bank N.A.

By W.M. Willson  
Secured Party(ies) [or Assignee(s)]  
W.M. Willson, Vice President

FINANCING STATEMENT

FORM #8.43

UCC-1

Mailed to Secured Party

RECEIVED FOR RECORD  
FILING OFFICE & CLERK

1984 APR 25 PM 12:09

E-AUDREY COLLISON  
CLERK





As security for the payment of monies owing hereunder  
Borrower hereby grants to Creditor a security interest  
in the following collateral:

- 1- 4040SA Coats Tire
- 1- 4000 Ammco Disc &  
Drum Lathe w/Base,  
(1) 9708 11/16 Arbor  
(1) 9490 Adapter,  
(1) 921 Disc Silencer  
(1) 6922 Silencer
- 1- 21-012 Marquette  
Welding Outfit
- 1- 26-375 Marquette  
Welding Cart
- 1- 612-R Baldor Bench  
Grinder
- 1- 33-121 Marquette  
Battery Tester
- 1- 39-110 Marquette  
Battery Charger
- 6- 3/8 X 25ft. Air  
Hose w/Ends 1/4 NPT  
@ \$15.00
- 1- 1001 Coats Wheel  
Balancer 230 Volt  
3 Phase

SERVICE AMERICA, INC.

BY: Deepak T. Butani  
Deepak Butani

STATE OF MARYLAND  
FINANCING STATEMENT FORM UCC-1

BOOK 472 PAGE 458

Identifying File No.

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$

If this statement is to be recorded in land records check here. ☐

This financing statement Dated is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Sandtrap, Inc. C/O Newbridge Golf Course  
Address 1401 Golf Course Rd., Upper Marlboro, MD 20870

2. SECURED PARTY

Name Textron Financial Corporation C/O Textron Acceptance Corporation  
Address P.O. Box 245, Whitehall, PA 18052

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any)

4. This financing statement covers the following types (or items) of property: (list)  
All goods (including equipment and inventory) wherever located, whether now owned or hereafter acquired by Debtor, produced or distributed by E-Z-Go Division of Textron, Inc., including but not limited to golf cars, utility vehicles, parts and accessories therefore; and proceeds of all of the foregoing.

RECORD FEE 12.00  
POSTAGE .50

#15104 C345 R01 T11:00  
APR 25 84

NOT SUBJECT TO RECORDATION TAX

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☒ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)



Mailed to Secured Party

12.00  
5.00

(Signature of Debtor)

Sandtrap, Inc. C/O Newbridge Golf Course

Type or Print Above Name on Above Line

X *Ronald James Shuey*

(Signature of Debtor)

RONALD JAMES SHUEY

Type or Print Above Signature on Above Line

*Pro. Edward Zablocki*

(Signature of Secured Party)

Textron Financial Corporation

C/O Textron Acceptance Corporation

Type or Print Above Signature on Above Line

Edward Zablocki

251746

## FINANCING STATEMENT

FORM UCC-2

Identifying File No. \_\_\_\_\_

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ 3400.00If this statement is to be recorded in land records check here. ☐This financing statement Dated March 3, 1984 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.1. Name of Debtor W. Michael GarrityAddress 408 Pixie Dr. Millersville Maryland 21108 *Anne Hurdel*2. Name of Secured Party Baldwin Piano & Organ CompanyAddress 1801 Gilbert Avenue - Cincinnati, Ohio 45202

3. Assignee of Secured Party \_\_\_\_\_

Address \_\_\_\_\_

Person And Address To Whom Statement Is To Be Returned If Different From Above.

4. Maturity date of obligation (if any) \_\_\_\_\_

5. This financing statement covers the following types (or items) of property: (list)

Baldwin Piano/Organ, Model No. 170, Serial No. 9886  
(Brand Name)  
and bench.BL  
CLERKCHECK ☒ THE LINES WHICH APPLY6. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)RECORD-FEE 11.00  
RECORD TAX 21.00  
POSTAGE .50  
#15106 C345 R01 111:06  
APR 25 84☒ (Proceeds of collateral are also covered)☐ (Products of collateral are also covered)*W. Michael Garrity*  
(Signature of Debtor)X W. Michael Garrity  
Type or Print Above Signature on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Baldwin Piano &amp; Organ Company

*W. Hurdel*  
(Signature of Secured Party)

Type or Print Above Name on Above Line

Mailed to Secured Party

21.00  
11.00  
5011-  
21-  
50

## FINANCING STATEMENT FORM UC-31

Identifying File No. \_\_\_\_\_

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recording tax indicate amount of taxable debt here \$ \_\_\_\_\_

If this statement is to be recorded in land records check here ☐

This financing statement Dated 3-24-84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

## 1. DEBTOR

Name ROSENSWEIG: Charles M. and Marjorie A.Address 3127 Birchtree Lane, Wheaton, Maryland 20906

## 2. SECURED PARTY

Name The Annapolis Sailyard, LTDAddress 326 First Street,Annapolis, Maryland 21403

Person And Address To Whom Statement Is To Be Returned If Different From Above

RECORD FEE  
POSTAGE

12.00

50

15107 C345 R01 711:08  
APR 25 84

## 3. Maturity date of obligation (if any) \_\_\_\_\_

## 4. This financing statement covers the following types (or items) of property: (List)

1983 (1984 Model) TaShing Baba 30' fiberglass Hull #FDI302121183  
1983 22 1/2 HP Yanmar diesel engine #5027

ASSIGNEE: FIRST COMMERCIAL CORPORATION  
303 Second Street  
Annapolis, Maryland 21403

Home Anchorage/Winter: Annapolis, Maryland

2nd ASSIGNEE: FIRST NATIONAL STATE BANK OF  
SOUTH JERSEY  
Rt. #451 and Summit Road  
Burlington, New Jersey 08016

NOT SUBJECT TO STATE DOCUMENTARY STAMP

CHECK ☒ THE LINES WHICH APPLY

☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☐ (Proceeds of collateral are also covered)☐ (Products of collateral are also covered)

Charles M. Rosensweig  
(Signature of Debtor)

CHARLES M. ROSENSWEIG

Type or Print Above Name on Above Line

Marjorie A. Rosensweig  
(Signature of Debtor)

MARJORIE A. ROSENSWEIG

Type or Print Above Signature on Above Line

Cynthia L. Cuffie Secy/Tk  
(Signature of Secured Party)

THE ANNAPOLIS SAILYARD, LTD.

Type or Print Above Signature on Above Line

CLERK  
BL

APR 25 PM 12:09

CLERK

Mailed to Assignee

Annie Arundel  
4-4-84

(2.00  
50)



FINANCING STATEMENT

BOOK 472 PAGE 461

THIS FINANCING STATEMENT IS PRESENTED TO THE FILING OFFICER NAMED BELOW FOR FILING PURSUANT TO THE UNIFORM COMMERCIAL CODE

251748

Debtor's

Secured Party's

NAME AND ADDRESS

NAME AND ADDRESS

Jack Newman  
301 First Street  
Annapolis Maryland 21403

HARBOR CENTER ASSOCIATES  
LIMITED PARTNERSHIP  
c/o Lepercq Capital Corporation  
345 Park Avenue  
New York, New York 10154

Soc. Sec. /  
Tax I.D. No. 054-28-0892  
County of Residence \_\_\_\_\_

Anne Arndel, Maryland

Filing Officer: \_\_\_\_\_

RECORD FEE 11.00

#15108 C345 R01 111:15

Description of Collateral:

APR 25 84

Debtor's limited partnership interest in Harbor Center Associates Limited Partnership, a Virginia limited partnership, including all of Debtor's rights and interests in said limited partnership and any successor limited partnership under the Amended and Restated Limited Partnership Agreement relating thereto, as well as all proceeds and distributions attributable thereto.

Total Indebtedness: \$ 56,255.00 (\$112,510.00 per Unit;  
\$56,255.00 per Half-Unit)

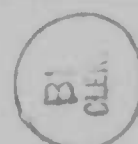
Debtor

Secured Party

Jack K. Newman  
Name: Jack Newman

HARBOR CENTER ASSOCIATES  
LIMITED PARTNERSHIP  
By: Capital Properties  
Associates VI,

By: Jack K. Newman  
General Partner



1984 APR 25 PM 12:09

RECEIVED COLLISION

1100

Mailed to Secured Party

## FINANCING STATEMENT

THIS FINANCING STATEMENT IS PRESENTED TO THE FILING OFFICER NAMED BELOW FOR FILING PURSUANT TO THE UNIFORM COMMERCIAL CODE

251749

Debtor's

Secured Party's

NAME AND ADDRESS

NAME AND ADDRESS

Nicholas Andrew  
402 Marley Station Rd.  
Green Burdick MD  
21061

HARBOR CENTER ASSOCIATES  
 LIMITED PARTNERSHIP  
 c/o Lepercq Capital Corporation  
 345 Park Avenue  
 New York, New York 10154

Soc. Sec./

Tax I.D. No. 218-05-9947County of Residence Anne Arundel

Filing Officer:

RECORD FEE

11.00

#15109 C345 R01 T11:15  
 APR 25 84

## Description of Collateral:

Debtor's limited partnership interest in Harbor Center Associates Limited Partnership, a Virginia limited partnership, including all of Debtor's rights and interests in said limited partnership and any successor limited partnership under the Amended and Restated Limited Partnership Agreement relating thereto, as well as all proceeds and distributions attributable thereto.

Total Indebtedness: \$ 112,510 (\$112,510.00 per Unit;  
 \$56,255.00 per Half-Unit)

Debtor

Secured Party

Nicholas Andrew  
 Name: Nicholas Andrew

HARBOR CENTER ASSOCIATES  
 LIMITED PARTNERSHIP  
 By: Capital Properties  
 Associates VI,

By: PSA K.  
 General Partner

Mailed to Secured Party

1100

CLERK

1984 APR 25 PM 12:09

E. AUDREY COLLISON

BOOK 472 PAGE 463

STATE OF MARYLAND

FINANCING STATEMENT FORM UCC-1

Identifying File No. 251750

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$

If this statement is to be recorded in land records check here. ☐

This financing statement Dated is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Half Shell South, Inc.  
Address Rt 100 & Ritchie Hwy, Pasadena, MD 21122  
(Anne Arundel Co.)

2. SECURED PARTY

Name ConTel Credit Corporation  
Address 223 Perimeter Center Parkway, Suite 230 Atlanta, GA 30346

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any)

4. This financing statement covers the following types (or items) of property: (list)  
"NOT SUBJECT TO TAX"

1 Equity II #2523501 Telephone Key Service Unit and component parts

"Conditional sales contract exempt from recordation tax"

RECORD FEE 11.00  
POSTAGE 50  
#15124 C345 R01 11:47

APR 25 84

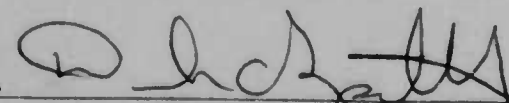
CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

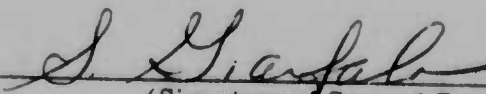
☐ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

X   
(Signature of Debtor)  
Half Shell South, Inc.  
Deborah Spitzer  
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

  
(Signature of Secured Party)

ConTel Credit Corporation

Type or Print Above Signature on Above Line

Mailed to Secured Party



1984 APR 25 PM 12:10  
E. AUBREY COLLISON  
CLERK

11<sup>00</sup>/<sub>50</sub>

STATE OF MARYLAND

BOOK 472 PAGE 464

FINANCING STATEMENT FORM UCC-1

Identifying File No. 251751

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$

If this statement is to be recorded in land records check here. ☐

This financing statement Dated is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Donald R. Catts DBA Crofton TV & Video Service  
Address 2217 Defense Highway, Crofton, Md. 21114 (Anne Arundel Co.)

2. SECURED PARTY

Name ConTel Credit Corporation  
Address 223 Perimeter Center Parkway, Suite 230 Atlanta, GA 30346

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any)

4. This financing statement covers the following types (or items) of property: (list)

"NOT SUBJECT TO TAX" "Conditional sales contract exempt from recordation tax"

~~SCHEDULE XX~~

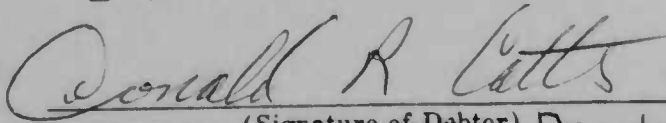
1 TII 428 Telephone Key Service Unit and component parts

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)


☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☐ (Proceeds of collateral are also covered)  
☐ (Products of collateral are also covered)

12<sup>00</sup>/50  
  
Donald R. Catts DBA (Signature of Debtor) Donald Catts, owner  
Crofton TV & Video Service  
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

  
(Signature of Secured Party)

ConTel Credit Corporation

Type or Print Above Signature on Above Line

Mailed to Secured Party

RECORD FEE 12.00  
POSTAGE 50  
#15125 C345 R01 11:49  
APR 25 1984

1984 APR 25 PM 12:10

E. AUBREY COLLISON  
CLERK



300K

472 PAGE 465

## STATE OF MARYLAND

## FINANCING STATEMENT FORM UCC-1

Identifying File No. 251752

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$

If this statement is to be recorded in land records check here. ☐

This financing statement Dated \_\_\_\_\_ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

## 1. DEBTOR

Name Perkins-DeMaris, Inc

Address 134 Holiday Ct. Suite 303, Annapolis, MD 21401

## 2. SECURED PARTY

Name ConTel Credit Corporation

Address 223 Perimeter Center Parkway, Suite 230 Atlanta, GA 30346

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) \_\_\_\_\_

4. This financing statement covers the following types (or items) of property: (list)

Executone K18000 Key Service Telephone System

NOT SUBJECT TO TAX

"Conditional sales contract exempt from recordation tax"

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☐ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

(Signature of Debtor)

Perkins-DeMaris, Inc

Type or Print Above Name on Above Line

*S. Gianfala*

(Signature of Debtor) Secured

Type or Print Above Signature on Above Line

(Signature of Secured Party)

ConTel Credit Corporation

Type or Print Above Signature on Above Line

Mailed to Secured Party

#15126 LT345 R01 11:47  
APR 23 84

BL  
CLERK

1984 APR 25 PM 12:10

E. J. COLLISON

1100  
50

UNIFORM COMMERCIAL CODE  
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. 460 Page No. 359  
Identification No. 246824 Dated April 12, 1983

1. Debtor(s) ( Norman T. Culley  
Name or Names—Print or Type  
3147 Arundel Road, Annapolis, Maryland 21403  
Address—Street No., City - County State Zip Code
2. Secured Party ( First National Bank of Maryland  
Name or Names—Print or Type  
26 N. Court Street, Frederick, Maryland 21701  
Address—Street No., City - County State Zip Code
3. Maturity Date (if any) \_\_\_\_\_
4. Check Applicable Statement:

<p>A. Continuation .....<input type="checkbox"/></p> <p>The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release .....<input type="checkbox"/></p> <p>From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment .....<input type="checkbox"/></p> <p>The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: Termination.....<input checked="" type="checkbox"/></p> <p>(Indicate whether amendment, termination, etc.)</p>

RECORD FEE 10.00  
#15127-C345 R01 711:51

APR 25 84

Dated: April 6, 1984FIRST NATIONAL BANK OF MARYLAND  
Name of Secured PartyMartin S. Lapera  
Signature of Secured PartyMartin S. Lapera - Senior Loan Executive  
Type or Print (Include Title if Company)

FNB 1216 (1-80)

Mailed to Secured Party

RECEIVED FOR RECORD  
CLERK COURT & COUNTY

1984 APR 25 PM 12:10

E. AUDREY COLLISON  
CLERK

BOOK 472 PAGE 467

251753

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code:

1. Debtor(s) (Last Name First) and address(es) Bruther, William MD 86 State Circle Annapolis, MD 21401	2. Secured Party(ies) and address(es) Benson Optical Co., Inc. 10900 Red Circle Drive Minnetonka, MN 55343	3. Maturity date (if any): For Filing Officer (Date, Time, Number, and Filing Office)
---	---	--

4. This financing statement covers the following types (or items) of property: 2 21180-1 W/2336-1 stools 568.50 1 Marco phoropter arm 590.75 Less 15% -88.61 state tax 53.53 shipping 42.96  TOTAL 1167.13 Recordation tax of 4.95 enclosed	5. Assignment of Secured Party and Address: First Nat'l Bank 120 South 6th Street Minneapolis, MN 55480
---	--

RECORD FEE 11.00  
RECORD TAX 7.00  
APR 25 1984

This statement is filed without the debtor's signature to perfect a security interest in collateral. (check ☒ if so)  
☐ already subject to a security interest in another jurisdiction when it was brought into this state.  
☐ which is proceeds of the original collateral described above in which a security interest was perfected:

Check ☒ if covered: ☐ Proceeds of Collateral are also covered. ☐ Products of Collateral are also covered. No. of additional Sheets presented:

Filed with:

By:

Signature(s) of Debtor(s)

By:

Signature(s) of Secured Party(ies)

(1) Filing Officer Copy - Alphabetical

STANDARD FORM - FORM UCC-1.

BL  
CLERKRECEIVED FOR RECORD  
1984 APR 25 PM 12:10  
F. ALBERT COLLISON  
CLERK11.00  
7.00  
17.50

BOOK 472 PAGE 468

251753

FINANCING STATEMENT is presented to a Filing Officer pursuant to the Uniform Commercial Code:		No. of Additional Sheets Presented:	Maturity Date 3. (Optional):
1. Debtor(s) (Last Name First) and Address(es): ALARM TECHNOLOGIES, INC. d/b/a ATI 2455 Hudson Street Annapolis, MD 21401	2. Secured Party(ies): Name(s) and Address(es): NORTH SUPPLY COMPANY 600 Industrial Parkway Industrial Airport, KS 66031	4. For Filing Officer: Time, Date, No., Filing Office	
5. This Financing Statement Covers the Following Types (or Items) of Property: All inventory now or hereafter sold by Secured Party to Debtor for the purpose of sale or lease, including but not limited to: Telephone PBX systems and spare components; Key systems; telephones; electronic cable; steel strand cable; CATV electronic (DESCRIPTION CONTINUATION ON ADDENDUM "A" ATTACHED) <input checked="" type="checkbox"/> Proceeds- <input type="checkbox"/> Products of the Collateral are Also Covered:		RECORD FEE 12.00 POSTAGE .50 #15130 C345 R01 T11:57 APR 25 94	6. <input type="checkbox"/> To be Recorded in Real Estate Mortgage Records
7. Description of Real Estate:		8. Name(s) of Record Owner(s):	9. Assignee(s) of Secured Party and Address(es)
10. This statement is filed without the debtor's signature to perfect a security interest in collateral (check <input checked="" type="checkbox"/> if so) <input type="checkbox"/> already subject to a security interest in another jurisdiction when it was brought into this state, or <input type="checkbox"/> which is proceeds of the following described original collateral which was perfected:			
ALARM TECHNOLOGIES, INC. d/b/a ATI By <u>Howard K. [Signature]</u> Signature(s) of Debtor(s)		NORTH SUPPLY COMPANY By <u>[Signature]</u> Signature(s) of Secured Party(ies)	
(1) FILING OFFICER COPY - ALPHABETICAL FORM UCC-1-MISSOURI UNIFORM COMMERCIAL CODE		Approved By: <u>James [Signature]</u> Secretary of State	

1200  
.50



Mailed to Secured Party

1984 APR 25 PM 12:10

E. ADAMS COLLISON  
CLERK



BOOK 472 PAGE 468 A

DEBTOR  
ALARM TECHNOLOGIES, INC.  
d/b/a ATI  
2455 Hudson Street  
Annapolis, MD 21401

SECURED PARTY  
NORTH SUPPLY COMPANY  
600 Industrial Parkway  
Industrial Airport, KS 66031

ADDENDUM "A"

(CONTINUATION)

equipment; telephone power equipment; electronic transmission equipment; security and alarm equipment; earth stations (signal receiving); radio equipment; central station equipment; intrusion detection equipment; alarm system controls; fire detection and suppression systems; closed circuit television equipment; automatic telephone dialers; power suppliers; and all other telecommunications equipment.

b. All proceeds of the foregoing inventory.

c. All accounts, executory contract rights, chattel paper, instruments, promissory notes, and general intangibles now or which hereafter may be acquired by Debtor in exchange and as consideration for the sale or lease of such inventory (as described above) to third parties in the ordinary course of Debtor's business.

d. All property described in Addendum I (if attached).

HBC

BOOK 472-453

UNIFORM COMMERCIAL CODE  
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.  
THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. 421 Page No. 118  
Identification No. 370667 Dated 1/14/80

1. Debtor(s) { Robert Lee Curtis & Patricia A. Curtis  
Name or Names—Print or Type  
9 Bar Harbor Rd. Pasadena, Md. 21122  
Address—Street No., City - County State Zip Code

2. Secured Party { Metro Inc t/a Colony Credit Co.  
Name or Names—Print or Type  
7167 Baltimore Annapolis Blvd. Glen Burnie, Md. 21061  
Address—Street No., City - County State Zip Code

3. Maturity Date (if any) \_\_\_\_\_

4. Check Applicable Statement:

<p>A. Continuation <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: Termination <input checked="" type="checkbox"/> (Indicate whether amendment, termination, etc.)</p>

RECORD FEE 13.00  
POSTAGE .50  
#15133 C345 R01 112:02  
APR 25 84

Mailed to Secured Party

Dated: 1/10/84

Helen Cox  
Name of Secured Party  
Helen Cox, Manager  
Signature of Secured Party  
Metro Inc t/a Colony Credit Co.  
7167 Baltimore Annapolis Blvd.  
Type or Print (Include Title if Company)  
Glen Burnie, Md. 21061

1200/50



1984 APR 25 PM 12:10

E. AUDREY COLLISON  
CLERK

FINANCING STATEMENT

BOOK 472 PAGE 470

1. Name of Debtor:  
Address:

LAUREL SELF-STORAGE LIMITED PARTNERSHIP  
5828 Hubbard Drive  
Rockville, Maryland 20852

251755

2. Name of Secured Party:

PROVIDENT BANK OF MARYLAND  
114 E. Lexington Street  
Baltimore, Maryland 21202  
ATTENTION: Commercial Mortgage Department

3. This Financing Statement covers the following types (or items) of property:

1. The interest of Debtor in all building materials, furniture, fixtures, machinery, equipment and tangible personal property of every kind and nature whatsoever (other than consumable goods, inventory, and trade fixtures or other personal property owned by tenants occupying all or any portion of the improvements on the premises hereinafter described) used or usable in connection with the premises (and any and all improvements thereon, whether now existing or hereafter constructed) described in a certain Deed of Trust, Assignment of Rents and Security Agreement dated April 23, 1984 from Debtor to J. Howard Edwards, and John J. Neubauer, Jr., Trustees, all Property being located in Anne Arundel County, Maryland, said property being more particularly described in Exhibit A attached hereto and made a part hereof.

2. All accounts receivable in respect of any and all leases or contracts of sale executed by the Debtor with respect to any part or parcel of the described land and the improvements thereon located, whether said accounts receivable are in existence or hereafter created and the proceeds thereof.

3. Proceeds of all collateral are covered.

DEBTOR:

LAUREL SELF-STORAGE  
LIMITED PARTNERSHIP

SECURED PARTY:

PROVIDENT BANK OF MARYLAND

RECORD FEE 11.00  
POSTAGE .50  
#15139 C345 R01 112:21

*Michael S. Collins*  
MICHAEL S. COLLINS  
GEN. PARTNER

*Robert G. Wheeler*  
ROBERT G. WHEELER, Vice President

APR 25 84

MR. CLERK:

PLEASE RETURN TO:

REAL ESTATE TITLE COMPANY, INC. 114 E. Lexington  
Street - 3rd Floor -- Baltimore, Maryland 21202

PLEASE RECORD IN THE FINANCING STATEMENT RECORDS OF ANNE ARUNDEL COUNTY AND WITH  
THE MARYLAND STATE DEPARTMENT OF ASSESSMENTS AND TAXATION.



1984 APR 25 PM 12:25

E. AUBREY COLLISON  
CLERK

# 124959  
REAL ESTATE TITLE COMPANY, INC.  
114 E. LEXINGTON STREET  
BALTIMORE, MARYLAND 21202

Mailed to:

11.00

EXHIBIT "A"

BEGINNING for the same at a pipe previously set where the southmost line of the new Laurel-Ft. Meade Road (Md. Rte. 198) is intersected by the westmost line of a right-of-way 50 feet wide, the said point being the beginning point of Parcel 5 of the land described in the deed from Albury and Hickey Enterprises, Inc. to McGarvey Realty, Inc. dated November 29, 1968, and recorded among the Land Records of Anne Arundel County in Liber M.S.H. No. 2225, folio 191; thence from the said beginning point running with the westmost side of the said 50 foot right-of-way, being also the eastmost lines of Parcels 4 and 5 of the above mentioned conveyance, as now surveyed, South 11° 26' West 337.64 feet to a point in the northmost line of a 14 foot driveway; thence leaving the said 50 foot right-of-way and running with the outline of the said Parcel 4 and the northmost line of the said driveway, the following three (3) courses and distances, viz: South 89° 05' West 119.94 feet, (2) North 67° 06' West 63.70 feet, and (3) South 89° 12' West 114.40 feet to a pipe previously set; thence leaving the said driveway and continuing with the outlines of the said Parcel 4, North 11° 26' East 87.26 feet to a pipe previously set, and North 74° 58' 10" East 27.49 feet to a pipe previously set at the end of the second line of Lot 3 of Parcel 3 of the above mentioned conveyance; thence leaving Parcel 4 and running with the outlines of the said Lot 3, North 11° 26' East 150.00 feet to a pipe previously set in the southmost right-of-way line of the above mentioned new Laurel-Ft. Meade Road; thence running with the said right-of-way line and the outline of the said Lot 3, North 75° 07' 30" East 55.90 feet to a pipe previously set; thence leaving Lot 3 and continuing with the said right-of-way line and with the outline of Lot 2 of the above mentioned Parcel 3, North 75° 45' 30" East 55.58 feet to a pipe previously set; thence leaving the said Lot 2 and continuing with the southmost right-of-way line of the new Ft. Meade-Laurel Road and the outline of Lot 1 of the above mentioned Parcel 3, North 75° 58' 30" East 55.34 feet to a pipe previously set; thence leaving the said Lot 1 and continuing with the said right-of-way line and the outline of the above mentioned Parcel 5, North 77° 10' 30" East 128.00 feet to the place of beginning. Containing 1.851 acres of land, more or less.

BEING the same property as described in a Deed dated May 23, 1973 and recorded among the Land Records of Anne Arundel County in Liber W.G.L. No. 2591, folio 708, from McGarvey Enterprises, Inc. and McGarvey Realty, Inc. to Grace M. Colombo.

SAVING & EXCEPTING, therefrom, so much of the above property which was granted and conveyed by Deed from Grace M. Colombo to the State of Maryland, to the use of the State Highway Administration of the Department of Transportation, dated August 26, 1983 and recorded among the aforesaid Land Records in Liber E.A.C. No. 3642, folio 96, re: highway widening.



BOOK 472 PAGE 472

STATE OF MARYLAND

251756

FINANCING STATEMENT FORM UCC-1

Identifying File No. \_\_\_\_\_

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ \_\_\_\_\_

If this statement is to be recorded in land records check here. ☐

This financing statement Dated \_\_\_\_\_ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Scherr, Cole & Murphy, a partnership consisting of Scherr, H. Robert; Cole, Ronald C.; and Murphy, Kevin P.  
Name  
Address 91 Aquahart Road, Suite 120, Glen Burnie, Maryland 21061

2. SECURED PARTY

Name National Surety Leasing, Inc.  
Address 672 Greenbriar Lane, Annapolis, Maryland 21401

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) \_\_\_\_\_  
4. This financing statement covers the following types (or items) of property: (list)

One (1) New Sharp Copier, Model SF-760, Serial Number 46200381  
One (1) New Sharp Copier Cabinet, Model SF-76AB

BL  
CLERK

APR 25 PM 4:11  
E. AUBREY COLLISON  
CLERK

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on (describe real estate)

RECORD FEE 14.00  
POSTAGE .50  
#15151 C345 R01 115:37  
APR 25 84

- ☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

Mailed to Secured Party

☒ (Proceeds of collateral are also covered)  
☐ (Products of collateral are also covered)  
Scherr, Cole & Murphy, a partnership consisting of H. Robert Scherr, Ronald C. Cole, and Kevin P. Murphy

*Ronald C. Cole*  
(Signature of Debtor)

*National Surety Leasing, Inc.*

\_\_\_\_\_  
Type or Print Above Name on Above Line

*Carol A. Anderson*  
(Signature of Secured Party)

\_\_\_\_\_  
(Signature of Debtor)

*Carol A. Anderson*  
Type or Print Above Signature on Above Line

\_\_\_\_\_  
Type or Print Above Signature on Above Line

1400  
.50

251757

FINANCING STATEMENT FORM UCC-1

Identifying File No. \_\_\_\_\_

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ \_\_\_\_\_

If this statement is to be recorded in land records check here. ☐

This financing statement Dated \_\_\_\_\_ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name The Historic Inns of America, Inc. T/A Maryland Inn  
Address Church Circle, Annapolis, Maryland 21401

2. SECURED PARTY

Name National Surety Leasing, Inc. RECORD FEE 12.00  
Address 672 Greenbriar Lane, Annapolis, Maryland 21401 POSTAGE .50

Person And Address To Whom Statement Is To Be Returned If Different From Above #15132 C345 R01 115:38

3. Maturity date of obligation (if any) \_\_\_\_\_

APR 25 84

4. This financing statement covers the following types (or items) of property: (list)

One (1) New Panasonic Copier, Model FP-2520, Serial Number  
One (1) New Panasonic Copier, Model FP-3001, Serial Number  
One (1) New Panasonic Copier Stand

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☒ (Proceeds of collateral are also covered)  
☐ (Products of collateral are also covered)

The Historic Inns of America, Inc. T/A Maryland Inn

Mailed to Secured Party

[Signature]  
(Signature of Debtor)

JOSE SALAVERRI  
Type or Print Above Name on Above Line

\_\_\_\_\_  
(Signature of Debtor)

\_\_\_\_\_  
Type or Print Above Signature on Above Line

[Signature]  
(Signature of Secured Party)

CHARLE HARDESTY  
Type or Print Above Signature on Above Line

1200.50

## STATE OF MARYLAND

BOOK 472 PAGE 474UNIFORM COMMERCIAL CODE  
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT ETC. — FORM UCC-3  
THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. \_\_\_\_\_RECORDED IN LIBER 470 FOLIO 500 ON 2/10/84 (DATE)

## 1. DEBTOR

Name BALTIMORE TANK LINES INC.Address 180 8TH AVENUE, GLEN BURNIE, MARYLAND 21740

## 2. SECURED PARTY

Name MANAGEMENT ASSISTANCE INC.Address P.O. BOX C-11921SANTA ANA, CA 92711RECORD FEE  
POSTAGE11.00  
.50

#15153 C345 R01 T15:39

Person And Address To Whom Statement Is To Be Returned If Different From Above.

APR 25 84

## 3. Maturity date of obligation (if any) \_\_\_\_\_

CHECK ☒ FORM OF STATEMENT**A. Continuation** ☐  
The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.**B. Partial Release** ☐  
From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:**C. Assignment** ☐  
The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:**D. Other:** ☒  
(Indicate whether amendment, termination, etc.)

TERMINATION

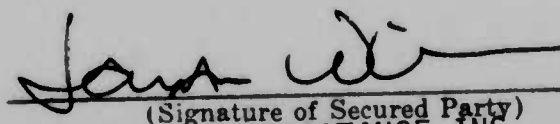
THE SECURED PARTY NO LONGER CLAIMS A SECURITY INTEREST UNDER THE FINANCING STATEMENT NUMBER ABOVE.

Mailed to Secured Party

11.00  
.50

APR 03 1984

Dated \_\_\_\_\_

(Signature of Secured Party)  
MANAGEMENT ASSISTANCE INC., JENAN WILHELM,  
SUPERVISOR, COLLECTIONS  
Type or Print Above Name on Above Line

## STATE OF MARYLAND

251758

## FINANCING STATEMENT FORM UCC-1

Identifying File No. \_\_\_\_\_

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ \_\_\_\_\_

If this statement is to be recorded in land records check here. ☐

This financing statement Dated \_\_\_\_\_ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

## 1. DEBTOR

Name Larry D. RowlettAddress 1004 Spa Road, Annapolis, Md. 21401

## 2. SECURED PARTY

Name Key Capital Corp.Address 57 River St. Wellesley Hill, Ma. 02181

Person And Address To Whom Statement Is To Be Returned If Different From Above

RECORD FEE  
POSTAGE11.00  
.50#15154 C345 R01 T15:40  
APR 25 94

## 3. Maturity date of obligation (if any) \_\_\_\_\_

## 4. This financing statement covers the following types (or items) of property: (list)

1984 Chaparral model 278V serial FGBY0068M84E

Single Gas Mercury 260 H.P. serial 6774441

Compass/ Full Teak dive platform/ AC/DC Refrigeration/ Stove

XLC Package/ Hot Water

"NOT SUBJECT TO  
RECORDATION TAX"CHECK ☒ THE LINES WHICH APPLY5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)☐ (Proceeds of collateral are also covered)☐ (Products of collateral are also covered)Larry D. Rowlett  
(Signature of Debtor)

Larry D. Rowlett

Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

BL  
CLERKRobert T. Lindblad  
(Signature of Secured Party)

ROBERT T. LINDBLAD

Type or Print Above Signature on Above Line

Mailed to Secured Party

11.00  
.50



## STATE OF MARYLAND

## FINANCING STATEMENT FORM UCC-1

Identifying File No. \_\_\_\_\_

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ NONEIf this statement is to be recorded in land records check here. ☐

This financing statement Dated \_\_\_\_\_ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

## 1. DEBTOR

Name James C. Pyles

RECORD FEE 11.00

POSTAGE .50

Address 3008 Holly Street, Edgewater, Maryland, 21037 #15160 C345 R01 115:54 APR 25 84

## 2. SECURED PARTY

Name Key Capital Corp.Address 57 River Street, Wellesley Hills, Ma. 02181

Person And Address To Whom Statement Is To Be Returned If Different From Above.

## 3. Maturity date of obligation (if any) \_\_\_\_\_

## 4. This financing statement covers the following types (or items) of property: (list)

1980 Mariner Pilot House 38' Sloop serial # MYN38005M80  
Single Diesel Perkins 4-108, serial # ED22195U 50H.P.

4 sails

roller furling, Hood seafoam

Kenyon 2 burner electric &amp; Alcohol stove

110V Naucold refrigerator

4 1/2 Danforth Constellation compass

Furuno Radar - model 1600 serial 303-5628

Raynav 750 Loran C

VHF

110V shore power

" NOT SUBJECT TO  
RECORDATION TAX "CHECK ☒ THE LINES WHICH APPLY5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)☐ (Proceeds of collateral are also covered)☐ (Products of collateral are also covered)James C. Pyles  
(Signature of Debtor)

James C. Pyles

Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Joseph M. Pyles  
(Signature of Secured Party)Joseph M. Pyles

Type or Print Above Signature on Above Line



1984 APR 25 PM 4:12

E. AUDREY COLLISON  
CLERK

Mailed to Secured Party

91814

BOOK 472 PAGE 477

# STATEMENT OF TERMINATION OF FINANCING

(Pursuant to Uniform Commercial Code)

April 3, 1984

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. 247002 in Office of AA MD (County and State)  
Liber 461 Pg. 104 (Filing Officer)

Debtor or Debtors (name and Address):

Jackie C. & Marion Scott  
Box 184 Broadwater Parkway  
Churchton, Maryland 20733

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

By *[Signature]* Secured Party  
FOREST HILL, MARYLAND 20028  
D. J. Satterfield  
Its Branch Office Manager

Form 91 MD (3-79)

Mailed to Secured Party

RECORD FEE 10.00  
POSTAGE 50  
#15180 C345 R01 109:04  
APR 26 84

RECEIVED FOR RECORD  
DIRECTOR, A.A. COUNTY  
1984 APR 26 AM 10:01  
E. AUBREY COLLISON  
CLERK



BOOK 472 PAGE 473

STATE OF MARYLAND

251760

FINANCING STATEMENT FORM UCC-1

Identifying File No. \_\_\_\_\_

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ \_\_\_\_\_

If this statement is to be recorded in land records check here. ☐

This financing statement Dated \_\_\_\_\_ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name ATLAS Refrigeration, Inc.  
Address 376 Manley Neck Road, Glen Burnie, MD 21061  
(Anne Arundel County)

2. SECURED PARTY

Name ConTel Credit Corporation  
Address 223 Perimeter Center Parkway, Suite 230 Atlanta, GA 30346

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) \_\_\_\_\_

4. This financing statement covers the following types (or items) of property: (list)

NOT SUBJECT TO TAX

1 Equity II Telephone Key Service Unit and component parts

RECORD FEE 11.00  
#15183 C345 R01 T09:10  
APR 26 84

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☐ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

X John Kurseh  
(Signature of Debtor) John Kurseh, Pres.  
Atlas Refrigeration, Inc.  
Type or Print Above Name on Above Line


(Signature of Debtor)

Type or Print Above Signature on Above Line

S. Manfala  
(Signature of Secured Party)  
**ConTel Credit Corporation**  
Type or Print Above Signature on Above Line

Mailed to Secured Party

1100

 <b>Maryland Financing Statement</b> All information must be typewritten or printed in ink.		File No.
(Not to Be) (To Be) Recorded in the Land Records.* <small>strike inapplicable words</small>		
Debtor(s) Name(s) and Address(es)	Secured Party Name and Address	
G & K Landscaping, Inc. 135 Bayard Road Lothian, Md. 20711	Mid-Atlantic Equipment Company 3301 Old Pickett Road Fairfax, Va. 22031	
Assignee of Secured Party C.I.T. Corporation Box K-85 Richmond, Va. 23288	The underlying secured transaction publicized by this Financing Statement is not subject in whole or part to the Maryland recordation tax.	
This Financing Statement covers the following types (or items) of property: Describe fully, giving Year and Make, Model, Motor or Serial No., etc.  (1) John Deere Model 750 Dozer S/N 345634		
Proceeds of collateral are also covered.		
* If collateral is goods which are or are to become fixtures strike the words "(Not to Be)" above, and complete the next sentence: The above described goods are affixed or are to be affixed to: (describe the real estate)		
If the Debtor does not have an interest of record in the real estate, the name of a record owner is _____		
This Statement is to be returned, after recordation, to C.I.T. Corporation at its address above.		
Debtor(s) <u>G &amp; K Landscaping, Inc.</u>	Secured Party <u>Mid-Atlantic Equipment Company</u>	
By <u>Dennis K. [Signature]</u> Title <u>Pres.</u>	By <u>[Signature] VP</u>	
<small>If corporation, have signed by President, Vice President or Treasurer, and give official title. If owner or partner, state which.</small>		
Type or print name(s) of person(s) signing	Type or print name of person signing	
5 SA-989D	R. Roso	

RECORD FEE 11.00  
#15185 C345 R01 T09:13  
APR 26 84RECEIVED FOR RECORDS  
SIRHAN COURT, A. A. COUNTY

1984 APR 26 AM 10:01

Mailed to Secured Party

PART 1 — STATE DEPARTMENT OF ASSESSMENTS AND TAXATION



STATE DOCUMENTARY STAMPS ARE NOT APPLICABLE

## FINANCING STATEMENT FORM UCC-1

Identifying File No. \_\_\_\_\_

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ N/A

If this statement is to be recorded in land records check here ☐

This financing statement Dated 3-31-84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

## 1. DEBTOR

Name Larry A. ParentAddress 400 Madison Street, Apt. 1010, Alexandria, VA 22314

## 2. SECURED PARTY

RETURN TO: → Name First New England Financial CorporationAddress 362 First Street, PO Box 3376Annapolis, MD 21403

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) \_\_\_\_\_

4. This financing statement covers the following types (or items) of property: (list)

BOAT: 1982 Pacific Seacraft, Orion, 31 ft. Hull No: PCS-270510482 with 1982 Yanmar diesel 15 hp engine

MOORING: Severn Sailing Association, Annapolis, Maryland (Back Creek)

FILE: Clerk of Circuit Court for Anne Arundel County  
 Courthouse Church Circle  
 Annapolis, MD 21401

Fee: \$11.50

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☒ (Proceeds of collateral are also covered)☐ (Products of collateral are also covered)

Larry A. Parent  
 (Signature of Debtor)

Larry A. Parent  
 Type or Print Above Name on Above Line

\_\_\_\_\_  
 (Signature of Debtor)

\_\_\_\_\_  
 Type or Print Above Signature on Above Line

ASSIGNEE:

Connecticut Savings Bank

47 Church Street  
 New Haven, CT 06510

First New England Financial Corp.

By: Grant S. Newlove  
 (Signature of Secured Party)

Grant S. Newlove, Vice-President  
 Type or Print Above Signature on Above Line

RECORD FEE 11.00  
 POSTAGE .50

#15184 C345 R01 T09:14  
 APR 26 84

1984 APR 26 AM 10:01

E. AUDREY COLLISON  
CLERK

Mailed to Secured Party

STATE DOCUMENTARY STAMPS ARE NOT APPLICABLE

## FINANCING STATEMENT FORM UCC-1

Identifying File No.

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ N/A

If this statement is to be recorded in land records check here ☐

This financing statement Dated 3-31-84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

## 1. DEBTOR

Name James B. AndrewAddress Box 561, Brooklandville, MD 21022

## 2. SECURED PARTY

RETURN TO: →

Name First New England Financial CorporationAddress 326 First Street, PO Box 3376Annapolis, MD 21403

Person And Address To Whom Statement Is To Be Returned If Different From Above.

RECORD FEE 11.00  
POSTAGE .50  
#15187 C345 R01 T09:14  
APR 26 84

3. Maturity date of obligation (if any)

4. This financing statement covers the following types (or items) of property: (list)

BOAT: 1984 Irwin 31 ft. Sloop Hull No: XYM-3122604-84 with 1984  
Yanmar 15 hp diesel engine No: 10251

MOORING: Patapskut Sailing Association, Pasadena, MD

FILE: Clerk of Circuit Court for Anne Arundel County  
Courthouse Church Circle  
Annapolis, MD 21401

Fee: \$11.50

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

## ASSIGNEE:

Connecticut Savings Bank  
47 Church Street  
New Haven, Ct. 06510

☒ (Proceeds of collateral are also covered)☐ (Products of collateral are also covered)

James B. Andrew  
(Signature of Debtor)

James B. Andrew

Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

First New England Financial Corp.

By: Grant S. Newlove

(Signature of Secured Party)

Grant S. Newlove, Vice-President  
Type or Print Above Signature on Above Line

Mailed to Secured Party

STATE DOCUMENTARY STAMPS ARE NOT APPLICABLE

## FINANCING STATEMENT FORM UCC-1

Identifying File No. \_\_\_\_\_

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ N/A

If this statement is to be recorded in land records check here ☐

This financing statement Dated 3-31-84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

## 1. DEBTOR

Name William B. BushAddress 5100 Lancaster Street, Harrisburg, PA 17111

## 2. SECURED PARTY

RECORD FEE 11.00  
POSTAGE .50  
#15188 C345 R01 T09:15  
APR 26 84

RETURN TO: → Name First New England Financial CorporationAddress 326 First Street, PO Box 3376Annapolis, MD 21403

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) \_\_\_\_\_

4. This financing statement covers the following types (or items) of property: (list)

BOAT: 1984 Morgan 32 ft. Sloop Hull No: MRY-39034M84D-323 with 1984  
Yanmar 23 hp diesel engine No: 04408

MOORING: Annapolis City Marina, Annapolis, MD

FILE: Clerk of Circuit Court for Anne Arundel County  
Courthouse Church Circle  
Annapolis, MD 21401

Fee: \$11.50

CHECK ☒ THE LINES WHICH APPLY

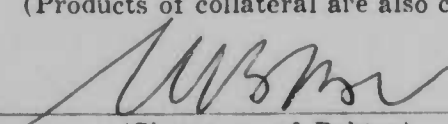
5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

## ASSIGNEE:

☒ (Proceeds of collateral are also covered)  
☐ (Products of collateral are also covered)

Connecticut Savings Bank  
47 Church Street  
New Haven, CT 06510

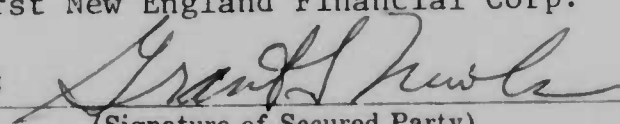
  
(Signature of Debtor)

William B. Bush  
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

First New England Financial Corp.

By:   
(Signature of Secured Party)

Grant S. Newlove-Vice-President  
Type or Print Above Signature on Above Line

Mailed to Secured Party

RECEIVED FOR RECORD  
CLERK - J. A. A. CLERK

1984 APR 26 AM 10:01

E. AUBREY COLLISON  
CLERK

STATE DOCUMENTARY STAMPS ARE NOT APPLICABLE

## FINANCING STATEMENT FORM UCC-1

Identifying File No. \_\_\_\_\_

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ N/A

If this statement is to be recorded in land records check here ☐

This financing statement Dated 3-30-84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

## 1. DEBTOR

Name John C. Jamarik and Bettie M. JamarikAddress 11011 Blenheim Drive, Oakton, Virginia 22124

## 2. SECURED PARTY

RETURN TO: → Name First New England Financial CorporationAddress 326 First Street, PO Box 3376Annapolis, MD 21403

Person And Address To Whom Statement Is To Be Returned If Different From Above

RECORD FEE  
POSTAGE12.00  
.50

## 3. Maturity date of obligation (if any) \_\_\_\_\_

## 4. This financing statement covers the following types (or items) of property: (list)

#15189 C345 R01 T09:16  
APR 26 84

BOAT: 1976 PEQUOD Sedan, 34 ft. Hull No: PYC-634440875 with 1976 Chrysler T-225 gas engines Nos: P-E236679 S-E234384.

MOORING: Magothy Marina, Magothy River, Severna Park, Maryland

FILE: Clerk of Circuit Court for Anne Arundel County  
Courthouse Church Circle  
Annapolis, MD 21403

Fee: \$12.50

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

## ASSIGNEE:

Connecticut Savings Bank  
47 Church Street  
New Haven, CT 06510

☒ (Proceeds of collateral are also covered)☐ (Products of collateral are also covered)

[Signature]  
(Signature of Debtor)

John C. Jamarik

Type or Print Above Name on Above Line

[Signature]  
(Signature of Debtor)

Bettie M. Jamarik

Type or Print Above Signature on Above Line

First New England Financial Corp.

By: [Signature]  
(Signature of Secured Party)

Grant S. Newlove, Vice-President

Type or Print Above Signature on Above Line

12.00  
.50

Mailed to Secured Party



1984 APR 26 AM 10:01

E. AUBREY COLLISON  
CLERK



## INSTRUCTIONS

## UNIFORM COMMERCIAL CODE — FINANCING STATEMENT — FORM UCC-1

1. PLEASE TYPE this form. Fold only along perforation for mailing.
2. Remove Secured Party and Debtor copies and send other 3 copies with interleaved carbon paper to the filing officer. Enclose filing fee.
3. When filing is to be with more than one office, Form 2 may be placed over this set to avoid double typing.
4. If the space provided for any item(s) on the form is inadequate the item(s) should be continued on additional sheets, preferably 5" x 8" or 8" x 10". Only one copy of such additional sheets need be presented to the filing officer with a set of three copies of the financing statement. Long schedules of collateral, indentures, etc., may be on any size paper that is convenient for the secured party.
5. If collateral is crops or goods which are or are to become fixtures, describe generally the real estate and give name of record owner.
6. When a copy of the security agreement is used as a financing statement, it is requested that it be accompanied by a completed but unsigned set of these forms, without extra fee.
7. At the time of original filing, filing officer should return third copy as an acknowledgement. At a later time, secured party may date and sign termination legend and use third copy as a Termination Statement.

The FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code

3. Maturity date (if any):

1 Debtor(s) (Last Name First) and address(es)

Martha Lovell Adams  
1714 Dryden Way  
Crofton, Maryland 21114

2 Secured Party(ies) and address(es)

Princeton Manassas Limited  
Partnership  
2201 Wilson Blvd.  
Arlington, Va. 22201

For Filing Officer (Date, Time, Number, and Filing Office)

4 This financing statement covers the following types (or items) of property:

Units of limited partnership in Princeton Manassas Limited Partnership,  
a Virginia limited partnership

ASSIGNEE OF SECURED PARTY

RECORD FEE 11.00  
POSTAGE 50  
#15190 C345 R01 109:17  
APR 26 84

Check ☒ if covered: ☒ Proceeds of Collateral are also covered ☐ Products of Collateral are also covered No. of additional Sheets presented:

Filed with

By

Signature(s) of Debtor(s)

By

Signature(s) of Secured Party(ies)

A.E. MARTELL CO., KEENE, N.H. FORM 185 REV. 5/73

FILING OFFICER COPY — ALPHABETICAL

11.00  
50

Mailed to Secured Party

BL  
CLERKNOTING FEE RECORDED  
UNIFORM COMMERCIAL CODE

1984 APR 26 AM 10:01

E. AUBREY COLLISON  
CLERK

BOOK 472 PAGE 485

STATE OF MARYLAND

FINANCING STATEMENT FORM UCC-1

Identifying File No. 251767

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$

If this statement is to be recorded in land records check here. ☐

This financing statement Dated 4/2/84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name John L. Charlton Jr and Gloria Charlton  
MOORING Address Cottage Grove Beach Pasadena, Maryland

2. SECURED PARTY

Name Manufacturers Hanover Financial Services of PA, Inc.  
Address Rt 1 & Old Lincoln Hwy Trevese, PA 19047

Person And Address To Whom Statement Is To Be Returned If Different From Above.

MHFS 410 Severn Ave Annapolis, Md 21403

3. Maturity date of obligation (if any)

4. This financing statement covers the following types (or items) of property: (list)

1978 Hatteras 37'  
USCG O/N 5934 10  
HULL#HATBF3151077

RECORD FEE 12.00  
POSTAGE .50  
#15191 C345 R01 T09:18  
APR 26 84

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☒ (Proceeds of collateral are also covered)  
☐ (Products of collateral are also covered)

John L. Charlton Jr.  
(Signature of Debtor)

John L. Charlton, Jr.  
Type or Print Above Name on Above Line

Gloria L. Charlton  
(Signature of Debtor)

Gloria L. Charlton  
Type or Print Above Signature on Above Line

Manufacturers Hanover Financial  
Services of PA, Inc.

A Cook  
(Signature of Secured Party)

Type or Print Above Signature on Above Line

BL  
CLERK

1984 APR 26 AM 10:02  
E. AUBREY COLLISON  
CLERK

Mailed to Secured Party

12.00  
.50

251768

BOOK 472 PAGE 486

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

3 Maturity date (if any):

1 Debtor(s) (Last Name First) and address(es)

Oleszczuk, Joseph John  
624 Cedar Wood Lane  
Crownsville, MD 21032

2 Secured Party(ies) and address(es)

BANC ONE FINANCIAL CORPORATION  
Now Known As:  
BANC ONE LEASING CORPORATION  
8060 Montgomery Road  
Cincinnati, OH 45236

For Filing Officer  
(Date, Time, Number, and Filing Office)

4 This financing statement covers the following types (or items) of property:

See Schedule A-1 Attached

ASSIGNED TO: BANK ONE, COLUMBUS, NA  
100 East Broad Street  
Columbus, OH 43271

RECORD FEE 11.00  
POSTAGE 50  
#15193 C345 R01 T09:20  
APR 26 84

This equipment is owned by the secured party and is leased to the debtor party:

Check ☒ if covered: ☒ Proceeds of Collateral are also covered ☐ Products of Collateral are also covered No. of additional sheets presented:

Anne Arundel County Recorder

Filed with:

Joseph John Oleszczuk

BANC ONE FINANCIAL CORPORATION  
BANC ONE LEASING CORPORATION

Now Known As:

By: *[Signature]*  
Signature(s) of Debtor(s)

By: *[Signature]*  
Signature(s) of Secured Party(ies)

Filing Office Copy - Alphabetical

This form of financing statement is approved by the Secretary of State.

STANDARD FORM—UNIFORM COMMERCIAL CODE—UCC-1

1100/50

RECEIVED FOR RECORD  
ANNE ARUNDEL COUNTY



Mailed to Secured Party

1984 APR 26 AM 10:02

E. AUBREY COLLISON  
CLERK

BANC ONE LEASING CORPORATION

CHECK APPLICABLE SCHEDULE:

BOOK 472 PAGE 487

XXX

Schedule A-1 EQUIPMENT LEASED HEREUNDER

☐

Schedule A-2 EQUIPMENT SOLD HEREUNDER

QUANTITY

DESCRIPTION

- |   |  |
|---|--|
| 1 | IBM PC System, Model #21008, S/N 0605547 |
| 1 | Display Monitor S/N 0067083              |
| 1 | IBM Graphics Printer S/N 0828835         |



251769

## FINANCING STATEMENT

Check below if goods are  
or are to become fixtures.☐ TO BE RECORDED IN  
LAND RECORDS

For Filing Officer Use	
File No.	_____
Date &	_____
Hour	_____

This Financing Statement is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

Maturity date (if any)

Name(s) of Debtor(s) or assignor(s)  
(Last Name First)

No.

Street

City

State

RAYMOND'S STORES FOR MEN HARUNDALE MALL GLEN BURNIE, MD.

Name of Secured Party or assignee

No.

Street

City

State

UJR, INC. 4043 S. 28th STREET ARLINGTON, VA. 22206

1. This financing statement covers the following types (or items) of property: (Lists or descriptions may be on separate sheets firmly attached hereto.) (Describe)

INVENTORY on consignment from Secured Party to Debtor comprising men's and young men's clothing, furnishings, sportswear, assorted gifts, and all replacements thereof and additions thereto and situated at Debtor's premises at Harundale Mall, Glen Burnie, MD.

RETURN TO:

(If affixed to realty—state value of each article)

RECORD FEE 11.00  
POSTAGE .50

#15194 C345 R01 T09:21

APR 26 84

CHECK ☒ THE LINES WHICH APPLY

2. ☐ If collateral is crops: The above described crops are growing or will be grown on: (Furnish general description of real estate and name of record owner.)
3. ☐ If collateral is goods which are or will become fixtures: The above described goods are fixed or will be affixed to: (If affixed to realty—state value of each article.) (Furnish general description of real estate and name of record owner.) If blocks system is maintained, state house number and street, if there be any, or block reference.
4. ☒ Proceeds of collateral are also covered: ☐ Products of collateral are also covered:
5. (This section applicable in Maryland only.) STRIKE OUT INAPPLICABLE WORDING  
The underlying secured transaction(s) being publicized by this Financing Statement is is not subject to the Recordation Tax imposed by Article 81, §§ 277, 278 annotated Code of Maryland, as amended. If subject, the principal amount of the debt is

Debtor(s) or assignor(s)

RAYMONDS STORES FOR MEN, INC

U.J.R., INC.

(Seal)

BY:

Carroll V. Brocato

BY:

Thomas J. Utz

CARROLL V. BROCATO, JR., PRES.

Signature of Secured Party or Assignee  
THOMAS J. UTZ, PRESIDENT

(Type or print name under signature)

(Owner, Partner or Officer and Title)  
(Signatures must be in ink)

Mailed to Secured Party

11.00  
50RECEIVED FOR RECORD  
CLERK COURT, A.A. COUNTY

1984 APR 26 AM 10:02

E. AUBREY COLLISON  
CLERK

102

STATE DOCUMENTARY STAMPS ARE NOT APPLICABLE

251770

## FINANCING STATEMENT FORM UCC-1

Identifying File No.

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ N/A

If this statement is to be recorded in land records check here ☐

This financing statement Dated March 23 1984 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

## 1. DEBTOR

Name John W. FinchamAddress 6118 40th Avenue, Hyattsville, MD 20782

## 2. SECURED PARTY

RETURN TO: → Name First New England Financial CorporationAddress 326 First Street, PO Box 3376, Annapolis, MD 21403

Person And Address To Whom Statement Is To Be Returned If Different From Above.

RECORD FEE  
POSTAGE11.00  
.50

3. Maturity date of obligation (if any)

#15195 C345 R01 T09:22  
APR 26 84

4. This financing statement covers the following types (or items) of property: (list)

BOAT: 1965 Hatteras, FBSS, 34 ft. Hull No: 34C413 with 1965 Crusader  
T-330 ~~diesel~~ engines Nos: M440BWL-E120302 and M440BWR-E121228

MOORING: Pier 7 Marina, Edgewater, Maryland

FILE: Clerk of Circuit Court for Anne Arundel County  
Courthouse Church Circle  
Annapolis, MD 21401

FEE: \$11.50

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☒ (Proceeds of collateral are also covered)☐ (Products of collateral are also covered)

John W. Fincham  
(Signature of Debtor)

John W. Fincham

Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

## ASSIGNEE:

Connecticut Savings Bank  
47 Church Street  
New Haven, CT 06510

First New England Financial Corp.

By: Frant S. Newlove

(Signature of Secured Party)

Frant S. Newlove-Vice-President

Type or Print Above Signature on Above Line

Mailed to Secured Party

11.00  
.50

PRINTED BY JULIUS BLUMBERG, INC.

UCC-1 MARYLAND

RECEIVED FOR RECORD  
CIRCUIT COURT, A. J. CHURCH

1984 APR 26 AM 10:02

E. AUBREY COLLISON  
CLERK

BOOK 472 PAGE 490

This STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code:

1. Debtor(s) (Last Name First) and address(es) Duvall, Francis C. Duvall, Marilyn J. 12402 Derbyshire Rd. Rockville, Md 20850	2. Secured Party(ies) and address(es) Midlantic National Bank 2 Broad St. Bloomfield, N.J. 07003	3. Maturity date (if any): For Filing Officer (Date, Time and Filing Office)
---	---	---

4. This statement refers to original Financing Statement bearing File No. Liber 458 Pg. 27  
#03797 C040 R01  
Filed with Circuit Ct. A.A. County, Md. Date Filed Jan 11 19 83

5. ☐ Continuation. The original financing statement between the foregoing Debtor and Secured Party, bearing file number shown above, is still in effect.

6. ☒ Termination. Secured party no longer claims a security interest under the financing statement bearing file number shown above.

7. ☐ Assignment. The secured party's right under the financing statement bearing file number shown above to the property described in Item 10 have been assigned to the assignee whose name and address appears in Item 10.

8. ☐ Amendment. Financing Statement bearing file number shown above is amended as set forth in Item 10.

9. ☐ Release. Secured Party releases the collateral described in Item 10 from the financing statement bearing file number shown above.

10.

RECORD FEE 10.00  
POSTAGE 50  
#15198 C345 R01 TOP:1  
APR 26 1984

48.00  
3203

No. of additional Sheets presented:

By: \_\_\_\_\_ Signature(s) of Debtor(s) (necessary only if Item 8 is applicable).

By: \_\_\_\_\_ Signature(s) of Secured Party(ies)

MIDLANTIC NATIONAL BANK ASST. V.P.

(1) Filing Officer Copy - Alphabetical STANDARD FORM - FORM UCC-3 (FOR USE IN MOST STATES)

Mailed to Secured Party

10<sup>00</sup>/<sub>50</sub>



RECEIVED FOR RECORD  
SARANT COUNTY, A.A. COUNTY

1984 APR 26 AM 10:02

E. AUBREY COLLISON  
CLERK

137 208 275  
BOOK

This FINANCING STATEMENT is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code.		No. of Additional Sheets Presented <u>2</u>	3 <input type="checkbox"/> The Debtor is a transmitting utility
1 Debtor(s) (Last Name First) and Address(es): Gemstone Jewelry, Inc. Glen Burnie Mall 6801 Gov. Ritchie Highway Glen Burnie, MD 21061	2 Secured Party(ies) Name(s) and Address(es): First Valley Bank One Bethlehem Plaza Bethlehem, PA 18018	4 For Filing Officer: Date, Time, No. Filing Office  <b>25177E</b>	

5 This Financing Statement covers the following types (or items) of property:  See attached sheets.		6 Assignee(s) of Secured Party and Address(es):  <b>RECORD FEE 13.00 POSTAGE .50 #15199 C345 R01 109:32 APR 26 84</b>
<input type="checkbox"/> Products of the Collateral are also covered		7 <input type="checkbox"/> The described crops are growing or to be grown on.* <input type="checkbox"/> The described goods are or are to be affixed to.* <input type="checkbox"/> The lumber to be cut or minerals or the like (including oil and gas) is on.* *(Describe Real Estate in Item 8)
8 Describe Real Estate Here:	<input type="checkbox"/> This statement is to be indexed in the Real Estate Records:	9 Name of a Record Owner

No. & Street	Town or City	County	Section	Block	Lot
10 This statement is filed without the Debtor's signature to perfect a security interest in Collateral (check appropriate box) <input type="checkbox"/> which is proceeds of the original Collateral described above in which a security interest was perfected, or <input type="checkbox"/> acquired after a change of name, identity or corporate structure of the Debtor, or <input type="checkbox"/> as to which the filing has lapsed, or already subject to a security interest in another jurisdiction: <input type="checkbox"/> when the Collateral was brought into this State, or <input type="checkbox"/> when the Debtor's location was changed to this State					
11. If appropriate in this filing, the terms Debtor(s) and Secured Party(ies) shall respectively mean: <input type="checkbox"/> Consignee(s) and Consignor(s), or <input type="checkbox"/> Lessee(s) and Lessor(s)					

Gemstone Jewelry, Inc.	First Valley Bank
By <u>[Signature]</u> V.P. Signature(s) of Debtor(s)	By <u>[Signature]</u> V.P. Signature(s) of Secured Party(ies) (Required only if Item 10 is checked.)
(1) FILING OFFICE COPY-NUMERICAL (3/83) STANDARD FORM—FORM UCC-1—Approved by Secretary of Commonwealth of Pennsylvania	

UNIFORM COMMERCIAL CODE ADDITIONAL SHEET UCC-5a 1) Page 3 of 3  
Important: Read Instructions on Back Before Filling Out Form Addition Sheets

2) Debtor(s) (Last name, first and address) Gemstone Jewelry, Inc. Glen Burnie Mall 6801 Gov. Ritchie Highway Glen Burnie, MD 21061	3) Secured Party(ies), names and address(es) First Valley Bank One Bethlehem Plaza Bethlehem, PA 18018	4) For Filing Officer:
---	---	------------------------

5) This Additional Sheet covers the following Additional Types (or Items) of Property:  
personal property represented thereby.  
All Accounts, Chattel Paper, Contracts, Contract Rights and Instruments (as those terms are defined in the UCC), now owned or hereafter acquired by Debtor, whether now existing or hereafter arising; all guarantees, sureties and endorsements of Debtor's existing and future Accounts, Chattel Paper, Contracts, Contract Rights, Instruments, Documents and Certificates; all security or collateral held or taken by Debtor to secure the payment and/or satisfaction of any Account, Chattel Paper, Contract, Contract Rights or Instrument, including any returned or repossessed goods; and all goods surrendered to Debtor at the end of any lease or rental term.

1300  
50

Mailed to Secured Party



251772

## FINANCING STATEMENT

Identifying File No. \_\_\_\_\_

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK.  
(Prepare in Duplicate)

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ N/A

If this statement is to be recorded in land records check here. ☐

NOT SUBJECT TO RECORDATION TAX

This financing statement Dated \_\_\_\_\_ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

## 1. DEBTOR

Name Movie Mania Inc.

Address 2299 Johns Hopkins Road Suite G Gambrills, MD 21054

## 2. SECURED PARTY

Name Whirlpool Acceptance Corporation

Address 8220 Wellmoor Court Savage, MD 20763

## 3. ASSIGNEE OF SECURED PARTY

Name \_\_\_\_\_

Address \_\_\_\_\_

RECORD FEE 11.00  
POSTAGE .50  
#15200 C345 R01 109:34  
APR 26 84

PERSON AND ADDRESS TO WHOM STATEMENT IS TO BE RETURNED IF DIFFERENT FROM ABOVE.

4. Maturity date of obligation (if any) \_\_\_\_\_

5. This financing statement covers the following types (or items) of property: (list)

All inventory now owned or hereafter acquired, wherever located, including all returns, repossessions and parts, and all chattel paper, instruments, documents, accounts, general intangibles, contract rights and security agreements, and all cash and non-cash proceeds of any of the foregoing.

6. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☒ All proceeds resulting from sale or other disposition of the collateral are also covered including, but not limited to, cash, accounts, instruments, documents, chattel paper, security agreements, and goods.

☐ (Products of collateral are also covered)

BY: Georgia M. Faircloth  
Signature(s) of Debtor(s)

Georgia M. Faircloth President  
Type or Print Above Signature on Above Line

BY: \_\_\_\_\_  
Signature(s) of Debtor(s)

\_\_\_\_\_  
Type or Print Above Signature on Above Line

IF-753 Maryland

WHIRLPOOL ACCEPTANCE CORPORATION

BY: M. D. Thornton  
Signature(s) of Secured Party(ies)

M. D. Thornton Branch Manager  
Type or Print Above Name on Above Line

Original: Filing Officer  
Duplicate: Branch Office File

Mailed to Secured Party

1100/50

RECEIVED FOR RECORD  
CLERK COURT, C.A. COURT

1984 APR 26 AM 10:02

E AUBREY COLLISON  
CLERK



Anne Arundel Co

STATE OF MARYLAND

BOOK 472 PAGE 493

251773

FINANCING STATEMENT FORM UCC-1

Identifying File No. \_\_\_\_\_

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here.

CSC NOT SUBJECT TO RECORDATION TAX

If this statement is to be recorded in land records check here. ☐

This financing statement Dated \_\_\_\_\_ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Norco Landscaping and Maintenance Co, Inc.  
Address 13607 Woodmore Road, Mitchellville, MD 20716

2. SECURED PARTY

Name Jacobs Ford Truck Sales, Inc.  
Address 3300 Ardwick-Ardmore Road, Landover, MD 20785

ASSIGNEE: ITT Industrial Credit Company, P O Box 1071, Columbia, MD 21044  
Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) \_\_\_\_\_  
4. This financing statement covers the following types (or items) of property: (list)

One (1) Ford Model F700 Cab & Chassis with:  
16 ft Waddel Dump Body

RECORD FEE 11.00  
POSTAGE .50

#15201 C345 R01 T09:35  
APR 26 84

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

- ☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

- ☒ (Proceeds of collateral are also covered)  
☐ (Products of collateral are also covered)

*Kenneth L Norleen*  
(Signature of Debtor)

Kenneth L Norleen, President  
Type or Print Above Name on Above Line

\_\_\_\_\_  
(Signature of Debtor)

\_\_\_\_\_  
Type or Print Above Signature on Above Line

*N. F. Sweet*  
(Signature of Secured Party)

N. F. Sweet, Agent  
Type or Print Above Signature on Above Line

Mailed to Secured Party

1100  
.50

RECEIVED FOR RECORD  
CLERK COURT, A.S. COUNTY

1984 APR 26 AM 10:02

E. AUDREY COLLISON  
CLERK



251774

☐ IF CHECKED AT LEFT, THIS DOCUMENT IS TO BE RECORDED IN THE LAND RECORDS.  
(TO BE CHECKED ONLY IF COLLATERAL IS GOODS WHICH ARE OR ARE TO BECOME FIXTURES.)

## FINANCING STATEMENT

Secured Party: **AVCO FINANCIAL SERVICES OF GLEN BURNIE, INC.**  
and/or its Parent, Affiliates or Subsidiaries

ADDRESS: 7164 E FURNACE BR RD  
CITY & STATE: GLEN BURNIE, MD 21061

## FILING OFFICER NOTICE:

PLEASE MAIL ACKNOWLEDGMENT COPY TO SECURED PARTY WHOSE ADDRESS IS SHOWN TO THE LEFT.

DEBTOR(S) (AND ADDRESSES)	WILLIAM J SHIPLEY AND PEGGY	DATE OF THIS FINANCING STATEMENT	
	118 WARWICKSHIRE LANE	03-19-84	
	GLEN BURNIE, MD 21061	ACCOUNT NO.	TAB
		841501959	59 9523
	CLERK OF CRT ANNE ARUNDEL CO ANNAPOLIS, MD		

Filed with:

This Financing Statement covers the following types (or items) of property: **Proceeds and Products of the collateral are also covered.**  
(a) If described, Motor Vehicles as follows:

YEAR MODEL	MAKE	BODY TYPE	MODEL NO. OR LETTER	SERIAL NUMBER	MOTOR NUMBER	NUMBER CYL

Together with all Tires, Batteries, Radios, Heaters and Accessories now or hereafter affixed thereto;

(b) ☒ If checked at left, all household goods, furniture and appliances owned by Debtor at the time of the loan secured hereby, and located about the premises at the Debtor's residence (unless otherwise stated) or at any other location to which the goods may be moved.

(c) Other (describe)

RECORD FEE 12.00  
RECORD TAX 14.00  
POSTAGE 50  
#15202 C345 R01 T09:37  
APR 26 84

E. AUBREY COLLISON  
CLERK

1984 APR 26 AM 10:02

RECEIVED FOR RECORDATION  
DEBTS & SECURITIES

Mailed to Secured Party

UNDERLYING TRANSACTION ☐ IS ☐ IS NOT ☐ IS PARTIALLY SUBJECT TO RECORDATION TAX IMPOSED BY ARTICLE 81, SECTION 277 AND 278 ANNOTATED CODE OF MARYLAND, 1962 SUPPLEMENT AS AMENDED.  
FOR THE PURPOSE OF COMPUTING RECORDATION TAX THE PRINCIPAL AMOUNT OF THE DEBT INITIALLY INCURRED IS  
\$ 2344.97

AVCO FINANCIAL SERVICES OF GLEN BURNIE, INC.  
(SECURED PARTY)

BY Cornelia A. Bridgman  
TITLE

ORIGINAL - FILING OFFICER COPY

19-1209 (REV. 11-80)

William J. Shipley  
WILLIAM J SHIPLEY DEBTOR  
Peggy D. Shipley  
PEGGY D SHIPLEY DEBTOR

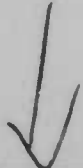
12.00  
14.00  
50

12 -  
14 -  
50

BOOK 472 PAGE 495

251775

FINANCING STATEMENT		
FILE NO. _____	RECORD REFERENCE _____	FILE DATE _____
The underlying secured transaction is not subject to the recordation tax imposed by Art. 81, Sec. 277 and 278, Ann. Code of Maryland.		
1. DEBTOR(S) NAME (LAST NAME FIRST)  Crofton Food Services Inc  DBA: Shadow's	2. DEBTOR(S) COMPLETE ADDRESS  1629 Crofton Ctr Crofton, MD 21114	
3. NAME AND ADDRESS OF SECURED PARTY:  The National Cash Register Company  Main & K Streets  Dayton, Ohio 45409	NCR REFERENCE NUMBER  #15203 C345	
4. This financing statement covers the following types (or items) of property: National Cash Registers, Accounting Machines, Adding Machines and Electronic Data Processing Systems. FOR USE AT:  THE NATIONAL CASH REGISTER COMPANY By <u>Susan Hoying</u> Secured Party  CROFTON FOOD SERVICES, INC. By <u>[Signature]</u> Debtor  <input checked="" type="checkbox"/> SALE <input type="checkbox"/> RENTAL		
NOT SUBJECT TO RECORDATION TAX This statement of termination of financing is presented for filing pursuant to the Uniform Commercial Code. The Secured Party certifies that it no longer claims a security interest under the financing statement bearing the file number and Record Reference shown above.		
THE NATIONAL CASH REGISTER COMPANY Dated _____ 19____ By _____		
(1) FILING OFFICER — RETURN THIS COPY TO SECURED PARTY. (2) FILING COPY (3) CUSTOMER COPY (4) BRANCH COPY F-1041 (MARYLAND) 6-16-66 NCR		

RECORD FEE  
POSTAGE12.00  
.50#15203 C345 R01 109:39  
APR 26 8417.00  
50

RETURN TO:

ILLINOIS CODE COMPANY  
P.O. Box 2989  
Springfield, IL 62708

Mailed to Secured Party

MAR 23 1984  
1984 APR 26 AM 10:03  
E. AUDREY COLLIER  
CLERK



## STATE OF MARYLAND

BOOK 472 PAGE 496

## UNIFORM COMMERCIAL CODE

## STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT ETC. — FORM UCC-3

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 20,136

RECORDED IN LIBER 29 ~~VOL 116~~ 274 ON August 5, 1982 (DATE)

## 1. DEBTOR

Name Adams, Jr., Raymond M. and Judith W.

Address 1826 Aberdeen Circle, Crofton, MD 21114

## 2. SECURED PARTY

Name Chase Manhattan Bank

Address 1400 Union Tpke., New Hyde Park, NY 11042

RECORD FEE 12.00  
#15205 C345 R01 109:43  
APR 26 84

Person And Address To Whom Statement Is To Be Returned If Different From Above.

## 3. Maturity date of obligation (if any)

CHECK ☒ FORM OF STATEMENT

A. Continuation ☐  
The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.

B. Partial Release ☐  
From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:

C. Assignment ☐  
The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:

D. Other: ☒  
(Indicate whether amendment, termination, etc.)

TERMINATION

Dated December 5, 1983

(Signature of Secured Party)

John E. Riches, 2 V.P.

Type or Print Above Name on Above Line

1200

mailed to Secured Party

1984 APR 26 AM 10:03  
KL  
CLERKE. AUBREY COLLISON  
CLERK

BOOK 472 PAGE 497  
FINANCING STATEMENT FORM UCC-1

STATE OF MARYLAND

251776

Identifying File No.

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$

If this statement is to be recorded in land records check here. ☐

This financing statement Dated is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Gibraltar Building & Loan Corp.  
Address 700 Melvin Avenue Annapolis, Md. 21401

2. SECURED PARTY

Name AT & T Information Systems, Inc.  
Address 1100 Wayne Avenue  
Silver Spring, Md. 20910  
Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any)

4. This financing statement covers the following types (or items) of property: (list)

RECORD FEE  
POSTAGE

11.00  
.50

#15211 C345 R01 109:55  
APR 26 84

FEB 2 56

HORIZON 32 A ADVANCED SYSTEM

tax exempt

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☐ (Proceeds of collateral are also covered)  
☐ (Products of collateral are also covered)

[Signature]  
(Signature of Debtor)

Violet J. Robbins  
Type or Print Above Name on Above Line

Director - Administration  
(Signature of Debtor)

Type or Print Above Signature on Above Line

[Signature]  
(Signature of Secured Party)

F.A. Riccardo, Branch Manager  
Type or Print Above Signature on Above Line

Mailed to Secured Party

11.00  
.50

1984 APR 26 AM 10:04  
E. ADRIAN COLLISON  
CLERK

Not to be recorded in  
Land Records

Subject to Recordation Tax:  
Principal Amount is \$125,000.00

The appropriate amount of documentary stamps are affixed to a Deed of Trust recorded or to be recorded among the Land Records of Anne Arundel County and given as additional security in the same loan.

DATE: April 3 , 1984

FINANCING STATEMENT

1. Debtor: Address:  
THE COLONIAL CORPORATION P. O. Box E  
Severna Park, Maryland 21146
2. Secured Party: Address:  
UNION TRUST COMPANY OF P.O. Box 1077  
MARYLAND Baltimore, Maryland 21203
3. This Financing Statement covers:

(a) all buildings and improvements of every kind and description now or hereafter erected or placed in or upon any interest or estate in the land herein described or any part thereof and used or usable in connection with any present or future operation of said land and now owned or hereafter acquired by Debtor and all fixtures including, but not limited to, all gas and electric fixtures, engines and machinery, radiators, heaters, furnaces, heating equipment, steam and hot water boilers, stoves, ranges, elevators, motors, bathtubs, sinks, water closets, basins, pipes, faucets and other plumbing and heating fixtures, mantels, refrigerating plant and refrigerators, or other mechanical or otherwise, cooking apparatus and appurtenances, furniture, shades, awnings, screens, blinds and other furnishings; and

(b) all of the rents, issues and profits which may arise or be had therefrom, and all articles of personal property now or hereafter attached to or used in and about the building or buildings now erected or hereafter to be erected on the lands herein described which are necessary to the complete and comfortable use and occupancy of such building or buildings for the purposes for which they were or are to be erected, including all goods and chattels and personal property as are used or furnished in operating a building or the activities conducted therein, and all renewals or replacements thereof or articles and substitutions therefor, whether or not the same are, or shall be attached to said building or buildings in any manner; and

(c) all building materials and equipment now or hereafter delivered to said premises intended to be installed therein; and

1984 APR 26 AM 10:19

E. AUDREY COLLISON  
CLERK

1332  
Central Maryland

(d) all contract rights of and from the herein described property or any part thereof.

4. The aforesaid items are included as security in a Deed of Trust of even date herewith given by Debtor to GORDON DE GEORGE and THOMAS M. SCOTT, III, Trustees, and recorded or intended to be recorded among the Land Records of Anne Arundel County, securing an indebtedness owed by the Debtor to Union Trust Company of Maryland, and are deemed by said Deed of Trust to be part of the hereinafter described real estate.
5. Proceeds of collateral are covered hereunder.
6. The real estate is that parcel owned by Debtor, located in Anne Arundel County, Maryland, and described more particularly in Schedule A attached hereto and made a part hereof.

DEBTOR:

THE COLONIAL CORPORATION

SECURED PARTY:

UNION TRUST COMPANY OF MARYLAND

By

John B. Williams

By

Charles C. [Signature]  
Vice President



SCHEDULE A

All that lot of ground in Anne Arundel County, Maryland, being known and designated as Lot Number Five (5), Section II, as shown on a plat entitled, "Plat 1, Section II, Bretton Woods," which Plat is recorded among the Land Records of Anne Arundel County in Plat Book 83, page 12.

251778

BOOK 472 PAGE 501

This FINANCING STATEMENT is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code.		No. of Additional Sheets Presented	3 <input type="checkbox"/> The Debtor is a transmitting utility
1. Debtor(s) (Last Name First and Address(es))	2. Secured Party(ies): Name(s) and Address(es)	4. For Filing Officer: Date, Time, No. Filing Office	
TIMOTHY J. CONNOR TR TRAINING ASSOCIATES P. O. BOX 3665 CROFTON, MARYLAND 21114	MILY EQUIPMENT, INC. P. O. BOX 1121 1311 WASHINGTON BLVD. WILLIAMSPORT, PA. 17701		

5. This Financing Statement covers the following types (or items) of property

- 1 EA. RADIO SHACK TRS 80 MODEL 4  
COMPUTER SERIAL # 0181112
- 1 EA. PRINTER SERIAL # U010237
- 1 EA. CABLE

☐ Proceeds

☐ Products of the Collateral are also covered.

8. Describe Real Estate Here:

☐ This statement is to be indexed in the Real Estate Records.

9. Name of a Record Owner

RECORD FEE 12.00  
POSTAGE 50  
JERSEY SHORE STATE  
333 MARKET STREET  
WILLIAMSPORT, PA. 17701  
APR 26 84

7. ☐ The described crops are growing or to be grown on.\*  
☐ The described goods are or are to be affixed to.\*  
☐ The lumber to be cut or minerals or the like (including oil and gas) is on.\*  
\*(Describe Real Estate in Item 8.)

No. & Street

Town or City

County

Section

Block

Lot

10. This statement is filed without the Debtor's signature to perfect a security interest in Collateral (check appropriate box):
- ☒ which is proceeds of the original Collateral described above in which a security interest was perfected, or
  - ☐ acquired after a change of name, identity or corporate structure of the Debtor, or
  - ☐ as to which the filing has lapsed, or
  - ☐ already subject to a security interest in another jurisdiction:
  - ☐ when the Collateral was brought into this State, or ☐ when the Debtor's location was changed to this State.

11. If appropriate in this filing, the terms Debtor(s) and Secured Party(ies) shall respectively mean:
- ☐ Consignee(s) and Consignor(s), or
  - ☐ Lessee(s) and Lessor(s)

TIMOTHY J. CONNOR T/A TR TRAINING ASSO. MILY EQUIPMENT, INC.

By

Signature(s) of Debtor(s)

3/12/84

By

Signature(s) of Secured Party(ies)  
(Required only if Item 10 is checked.)

(1) FILING OFFICER COPY - NUMERICAL

(3-83)

STANDARD FORM FORM-UCC-1 Approved by Department of State of the Commonwealth of Pa.

Mailed to Secured Party



1984 APR 26 AM 10:50

E. AUDREY COLLISON  
CLERK

251779

BOOK 472 PAGE 502

☐ TO BE

☒ NOT TO BE

RECORDED IN  
LAND RECORDS

☐ SUBJECT TO

☒ NOT SUBJECT TO

RECORDING TAX  
ON PRINCIPAL  
AMOUNT OF

\$

### FINANCING STATEMENT

1. Debtor(s):

EASTERN IMPORTS, INC.

Name or Names—Print or Type

1813 Virginia Ave., Annapolis, Maryland 21401

Address—Street No., City - County State Zip Code

Name or Names—Print or Type

Address—Street No., City - County State Zip Code

2. Secured Party:

Peter Tsou

Name or Names—Print or Type

1204 Timber Turn, Arnold, Maryland 21012

Address—Street No., City - County State Zip Code

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary).
1. All goods of the debtor, including raw materials, or materials used or consumed in the business of the debtor, commonly referred to as inventory.
  2. All personal property and fixtures of the debtor wherever located or whether now owned or in existence or hereafter acquired or created, including goods, documents, chattel paper and leases.
4. If above described personal property is to be affixed to real property, describe real property.

1813 Virginia Avenue, Annapolis, Maryland 21401

5. If collateral is crops, describe real estate.

N/A

6. Proceeds of collateral ☒ are ☐ are not covered.

7. Products of collateral ☒ are ☐ are not covered.

DEBTOR(S): EASTERN IMPORTS, INC.

SECURED PARTY:

Buz Buser  
(Signature of Debtor)

Buz Buser President  
Type or Print

(Signature of Debtor)

Type or Print

(Company, if applicable)

Peter Tsou  
(Signature of Secured Party)

Peter Tsou  
Type or Print (Include title if Company)

TO THE FILING OFFICER: After this statement has been recorded please mail the same to:

Name and Address Alan W. Bernstein, Esq., P.O. Box 591, Annapolis, MD 21404

Lucas Bros. Form F-1  
mailed to:

RECORD FEE 11.00  
POSTAGE 50  
#15220 C345 R01 T10:13  
APR 26 84

RECEIVED FOR RECORD  
ANNAPOLIS, MARYLAND

1984 APR 26 AM 10:50

E. AUDREY COLLISON  
CLERK

11/00/50

A.A. County

BOOK 472 PAGE 503

THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT, IDENTIFYING FILE NO. 240827

RECORDED IN LIBER 445 FOLIO 10 ON 12-15-81 (DATE)

1. DEBTOR: Name Annapolis Motors Ltd  
Address 240 West Street, Annapolis, Maryland

2. SECURED PARTY: Name Citizens Bank & Trust Company of Maryland  
Address 6200 Sutterias Boulevard, Louisville

Person And Address To Whom Statement Is To Be Returned If Different From Above.

A. CONTINUATION..... <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.	B. RELEASE..... <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases all or part of the following (described below). Indicate: PARTIAL RELEASE..... <input type="checkbox"/> FULL RELEASE..... <input type="checkbox"/>	C. TERMINATION..... <input checked="" type="checkbox"/> The Secured Party certifies that the Secured Party no longer claims a security interest under the financing statement bearing the file number shown above.
D. ASSIGNMENT..... <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown in 4 below, Secured Party's rights under the financing statement, bearing the file number shown above in the following property: (describe below)		E. OTHER..... <input type="checkbox"/> (Such as "amendment"; if amendment, both Debtor and Secured Party must sign)

RECORD FEE 10.00  
POSTAGE 50  
#15222-C345 R01 110:18

APR 26 84

3. Assignee of Secured Party(ies) from which security information obtainable:

Name \_\_\_\_\_

Address \_\_\_\_\_

Citizens Bank & Trust Company of Maryland

Dated

March 26, 1984

Citizens Bank & Trust Co. of Maryland  
(Signature of Secured Party)

Type or Print Above Name on Above Line

87-10

N. Burian

RECEIVED FOR RECORD  
CLERK OF A.A. COUNTY

1984 APR 26 AM 10:50

E. AUDREY COLLISON  
CLERK



SHULMAN, ROGERS, GANDAL, TOBIN & ECKER, P. A.

Montgomery Center

8630 Fenton Street, Suite 430

Silver Spring, MD 20910

CHECK FORM OF STATEMENT



DO NOT RECORD AMONG LAND RECORDS

NOT SUBJECT TO RECORDATION TAX

FINANCING STATEMENT

251.781

00100

clout NO

1. Debtors:George & Chrisanthe Makres  
Samuel L. & Daisy D. Buclous ✓Address:1013 Geniue Drive  
Glen Burnie, Maryland 210612. Secured Parties:Second National Building & Loan, Inc.  
William F. Brooks, Jr., Trustee  
Donna M. Pittman, TrusteeAddress of all Secured Parties:c/o Second National Building & Loan, Inc.  
Phillip Morris Drive & Route 50  
Salisbury, Maryland 218013. This Financing Statement covers:

All equipment, machinery, apparatus, fittings, building materials and other articles of personal property of every kind and nature whatsoever, now or hereafter ordered for eventual delivery to the unit or real property hereinafter described (whether or not delivered thereto) and all such as are now or hereafter located in or upon any interest or estate in said property or any part thereof and used or usable in connection with any present or future operation of said property and now or hereafter acquired by Debtor, including, without limiting the generality of the foregoing, all heating, lighting, laundry, clothes washing, clothes drying, incinerating and power equipment, engines, pipes, tanks, motors, conduits, plumbing, lifting, cleaning, fire-prevention, fire-extinguishing, refrigerating, ventilating, and communications apparatus, television sets, radio systems, recording systems, air-cooling, and air-conditioning apparatus, shades, awnings, draperies, curtains, fans, furniture, furnishings, carpeting, linoleum and other floor coverings, screens, storm doors and windows, stoves, gas and electric ranges, refrigerators, garbage disposals, sump pumps, dishwashers, washers, dryers, attached cabinets, partitions, ducts and compressors, and security systems.

4. The aforesaid items are included as security in a deed of trust given by Debtor to William F. Brooks, Jr., and Donna M. Pittman, Trustees, and recorded or intended to be recorded among the Land Records of Worcester County, Maryland, securing an indebtedness owed by Debtor to Second National Building & Loan, Inc.

5. Proceeds of collateral are covered hereunder.

6. The unit or real property in which the items set forth in Paragraph 3 of this Financing Statement refer is known as:

Unit 102 Sonesta Condominium, 14207 Light House Road, Ocean City, MD 21842

Debtors:

George Makres  
GEORGE MAKRES

Chrisanthe Makres  
CHRISANTHE MAKRES

Samuel L. Buclous  
SAMUEL L. BUCLOUS

Daisy D. Buclous  
DAISY D. BUCLOUS

RECORD FEE 14.00  
POSTAGE .50  
#15223-C345 ROL 110:20  
APR 26 84

To the Filing Officer: After this statement has been recorded, please mail the same to:  
Second National Building & Loan, Inc., Phillip Morris Drive & Route 50, Salisbury,  
Maryland 21801.



RECEIVED FOR RECORD  
GLEN BURNIE, M.D. COUNTY

1984 APR 26 AM 10:50

E. AUBREY COLLISON  
CLERK

1400/50

BOOK 472 PAGE 505

UNIFORM COMMERCIAL CODE  
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC.  
THIS STATEMENT REFERS TO ORIGINAL FINANCING STATEMENT

Roll No. 461 Page No. 417  
Identification No. 247224 Dated \_\_\_\_\_

1. Debtor(s) { OLEVIA ENTERPRISES, INC.  
Name or Names—Print or Type  
1700 Midway Road, Odenton, Maryland 21113  
Address—Street No., City - County State Zip Code
2. Secured Party { THE CARROLLTON BANK OF BALTIMORE  
Name or Names—Print or Type  
Two Charles Plaza  
Charles & Saratoga Streets, Balto., Md. 21201  
Address—Street No., City - County State Zip Code
3. Maturity Date (if any) \_\_\_\_\_
4. Check Applicable Statement:

<p>A. Continuation ..... <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p>B. Partial Release ..... <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p>C. Assignment ..... <input checked="" type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p>D. Other: ..... <input type="checkbox"/> (Indicate whether amendment, termination, etc.)</p>

Wilber National Bank  
245 Main Street  
Oneonta, New York 13820

RECORD FEE 11.00  
POSTAGE .50  
#15225 C345 R01 T10:22  
APR 26 84

Dated: March 26, 1984 THE CARROLLTON BANK OF BALTIMORE  
Name of Secured Party  
BY: [Signature]  
Signature of Secured Party  
William McCallister, President  
Type or Print (Include Title if Company)

Lucas Bros. Form T-1

MR. CLERK PLEASE RETURN TO:

Wilber National Bank  
245 Main Street  
Oneonta, New York 13820

Attention: Alfred Whittet,  
Executive Vice President

1100/50

BOOK 472 PAGE 506

FINANCING STATEMENT FORM UCC-1

STATE OF MARYLAND

Identifying File No.

AA Co, MCI CM 02  
#11.50

251782

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$

If this statement is to be recorded in land records check here. ☐

This financing statement Dated is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Annapolis Bus Company, Inc.  
220 South Cherry Grove Avenue  
Address Annapolis, Maryland 21401

2. SECURED PARTY

Name First Maryland Leasecorp  
Post Office Box 1596  
Address 25 South Charles Street  
Baltimore, Maryland 21203  
Attn: Elaine Klinger

RECORD FEE 11.00  
POSTAGE .50  
#15227-0345 R01 110:27  
APR 26 84

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any)

4. This financing statement covers the following types (or items) of property: (list)

One (1) new 1984 International, Model 1853, school bus, s/n IHV6PHYH1HHA27497, with a diesel engine and a 66-passenger Thomas school bus body; including, without limitation, all additions, attachments, accessions, replacement parts, substitutions, trade-ins, and improvements thereto and thereof, and all existing and future accounts, contract rights, general intangibles, instruments, documents, chattel paper, insurance proceeds, books and records, and all proceeds related to, arising from, or in connection with the foregoing equipment.

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

XX (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

Annapolis Bus Company, Inc.

(Signature of Debtor)

Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Mailed to Secured Party

First Maryland Leasecorp

(Signature of Secured Party)

Donald H. Hooker, Jr., President

Type or Print Above Signature on Above Line

1984 APR 26 AM 10:50  
AUDREY COLLISON  
CLERK

BOOK 472 PAGE 507

~~251785~~

STATE OF MARYLAND

251785

FINANCING STATEMENT FORM UCC-1

Identifying File No.

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ N/A

If this statement is to be recorded in land records check here. ☐

This financing statement Dated \_\_\_\_\_ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Wolford's Well and Pump Service, Inc.

Address 4429 Mountain Road, Pasadena, Maryland 21122

2. SECURED PARTY

Name Leasing Service Corporation

Address P. O. Box 1680, Glen Burnie, Maryland 21061

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) \_\_\_\_\_

4. This financing statement covers the following types (or items) of property: (list)

"All machinery, inventory, equipment and goods as described in attached entire Agreement &/or in any Schedule prepared in connection therewith. This UCC form together with the attached Security Agreement &/or Schedule are being submitted for filing herewith as a financing statement."

RECORD FEE 11.00  
POSTAGE 50  
#15229-C345 R01 T10:28  
APR 26 84

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☒ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

Wolford's Well and Pump Service, Inc.

Denton J. Wolford Pres  
(Signature of Debtor)

Denton J. Wolford, President

Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Leasing Service Corporation

Philip D. Cooper, Regional V.P.  
(Signature of Secured Party)

Type or Print Above Signature on Above Line

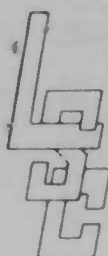
G.L. CLERK

1984 APR 26 AM 10:51  
E. AUBREY COLLISON  
CLERK

Mailed to Secured Party

11<sup>00</sup>/<sub>50</sub>





# ca LEASING SERVICE CORPORATION (the "LESSOR")

P.O. Box 1680, 500 DiGiulian Blvd., Glen Burnie, MD 21061

- ☐ 770 LEXINGTON AVENUE • NEW YORK, NEW YORK 10021
- ☐ 1900 POWELL STREET • EMERYVILLE, CALIFORNIA 94662
- ☐ 2261 PERIMETER PARK • ATLANTA, GEORGIA 30341
- ☐ 2360 EAST DEVON AVENUE • DES PLAINES, ILLINOIS 60018
- ☐ P.O. BOX 8, PREL PLAZA • ORANGEBURG, NEW YORK 10962
- ☐

Telephone: 212/421-3600  
Telephone: 415/654-8615  
Telephone: 404/458-9211  
Telephone: 312/298-5580  
Telephone: 914/359-8111

BOOK 472 PAGE 508

LEASE NO. 60193-8

FULL LEGAL NAME AND ADDRESS OF "LESSEE"

SUPPLIER OF EQUIPMENT (COMPLETE ADDRESS)

Wolford's Well and Pump Service, Inc.  
4429 Mountain Road  
Pasadena, Maryland 21122

George E. Failing Company, Inc.  
P. O. Box 872  
Enid, Oklahoma 73702

NAME AND TITLE OF PERSON TO CONTACT:

QUANTITY	DESCRIPTION: MODEL #, CATALOG #, OR OTHER IDENTIFICATION.
EQUIPMENT LEASED	One (1) New Failing Model C-F15, S/N 906815 portable rotary drilling rig together with regular operating equipment and accessories also together with and mounted on a new 1981 International Harvester Model 1824, 4 X 2 single axle truck with gasoline engine, vehicle I.D. # HTAA18BXWB28365 *** 1 rental at \$8,816.87, followed by, 11 rentals at \$3,348.50 each, followed by, 43 rentals at \$2,530.00 each.

(IF DIFFERENT THAN LESSEE'S ADDRESS SHOWN ABOVE)

LOCATION OF EQUIPMENT: STREET ADDRESS

CITY

COUNTY

STATE

## FOR INITIAL TERM OF THIS LEASE

AMOUNT OF EACH RENT PAYMENT	NO. OF RENT PAYMENTS	TOTAL RENT	INITIAL TERM OF LEASE (NO. OF MONTHS)	ADVANCE RENT	AFTER INITIAL TERM RENEWAL RENT
\$ *** See above (PLUS SALES TAX, IF APPLICABLE)	55	\$ 154,440.37 (PLUS SALES TAX, IF APPLICABLE)	55	\$ -0- (EXCLUSIVE OF ANY SALES TAX)	\$ -0- PAYABLE ANNUALLY IN ADVANCE (PLUS ANY SALES TAX)

## Terms and Conditions of Lease

- Lessee hereby leases from Lessor, and Lessor leases to Lessee, the personal property described above and in any schedule made part hereof (herein called "equipment") which Lessee warrants shall be used for commercial purposes only and not for any farming purpose.
- Lessee requests Lessor to purchase equipment of the type and quality specified above from the supplier named above and agrees upon written acceptance hereof, signed at Lessor's office by an authorized officer of Lessor, to lease said equipment from Lessor on the terms, provisions and conditions of this lease. Lessor agrees to order such equipment from said supplier, but shall not be liable for specific performance of this lease or for damages if for any reason the supplier delays or fails to fill the order. Lessee shall accept such equipment upon delivery, and hereby authorizes Lessor to add to this lease the serial number of each item of equipment so delivered. Any delay in such delivery shall not affect Lessee's obligations hereunder.
- As used herein, "Actual Cost" means the cost to Lessor of purchasing and delivering equipment to Lessee, including taxes, transportation charges and other charges. The amount of each Rent Payment, the Advance Rent, and any Renewal Rent set forth above are based on the estimated cost to Lessor and shall each be adjusted proportionally if the Actual Cost differs from said estimated cost. Lessee hereby irrevocably authorizes Lessor to correct the figures set forth above when the Actual Cost is known, and each Rent Payment shall be increased by any sales or other tax that may be imposed on or measured by the rent payments. If Actual Cost differs from the estimated cost by more than ten percent thereof, Lessor at its option, may terminate this lease by giving written notice to Lessee after receiving notice of Actual Cost. If prior to delivery there shall occur any event of default hereunder, Lessee shall be liable for Lessor's damages occasioned thereby, which for purposes of this paragraph only, it is agreed shall be the difference between Actual Cost to Lessor and the Total Rent as provided herein, plus any amounts paid on account of the equipment.
- The initial term of this lease commences upon the acceptance hereof by Lessor and ends upon the expiration of the number of months specified above (for the initial lease term) after the rent commencement date, which date shall be the date upon which the supplier ships the equipment to Lessee, or 4/2/84 whichever is earlier.
- Lessor will upon Lessee's written request, request the supplier to authorize Lessee to enforce in its own name all warranties, agreements or representations, if any, which may be made by the supplier to Lessee or Lessor. Notwithstanding the foregoing, Lessor itself makes no express nor implied nor statutory warranties as to any matter whatsoever, including, without limitation, the condition of equipment, its merchantability or its fitness for any particular purpose. No defect or unfitness of equipment shall relieve Lessee of the obligation to pay rent or of any other obligation under this lease. Lessee agrees that any maintenance service to be performed is the sole obligation of Lessee who may arrange for same with the supplier of equipment. Lessee agrees to pay Lessor a lease documentation charge of \$40.00 upon its acceptance hereof.
- Lessee agrees to pay during the initial term of this lease Total Rent equal to the number of rent payments specified herein multiplied by the amount of each payment specified herein. The first rent payment and any advance rent shall be due upon execution of this lease by Lessee; any deposit or acceptance of such sum by Lessor shall not be deemed acceptance of this lease. In no event shall the first rent payment or advance rent be refunded to Lessee. The second rent payment shall be due and payable one month after the rent commencement date and subsequent rent payments for the initial term shall continue on the same date of each successive month thereafter until the Total Rent and any other sums payable hereunder are paid in full. All rent shall be paid to Lessor at its address set forth herein.

## SEE REVERSE SIDE FOR ADDITIONAL TERMS AND CONDITIONS WHICH ARE PART OF THIS LEASE

The undersigned lessor and lessee agree to all the terms and conditions set forth above and on the reverse side hereof, and in witness thereof hereby execute this lease.

THE EQUIPMENT IS LEASED HEREUNDER AS-IS, AND LESSOR MAKES NO EXPRESS NOR IMPLIED NOR STATUTORY WARRANTIES AS TO ANY MATTER WHATSOEVER, INCLUDING WITHOUT LIMITATION THE CONDITION OF THE EQUIPMENT, ITS MERCHANTABILITY OR ITS FITNESS FOR ANY PURPOSE.

ACCEPTED AT: Baltimore, Maryland

DATE: March 29, 1984

LESSOR:



LEASING SERVICE CORPORATION

BY:

Philip D. Cooper, Regional

VICE PRESIDENT

LEASE COPY

DATE EXECUTED BY LESSEE: March 29, 1984

LESSEE: Wolford's Well and Pump Service, Inc.

FULL LEGAL NAME

BY:

George E. Failing

AUTHORIZED SIGNATURE

TITLE

BY:

AUTHORIZED SIGNATURE

TITLE





☐ TO BE  
☒ NOT TO BE

BOOK 472 PAGE 510  
RECORDED IN  
LAND RECORDS

☐ SUBJECT TO  
☒ NOT SUBJECT TO

RECORDING TAX  
ON PRINCIPAL  
AMOUNT OF  
\$ 251.786

UNIFORM COMMERCIAL CODE - FINANCING STATEMENT

1. Lessee: Harundale Youth & Family Services, Inc.  
Name or Names - Print or Type  
P.O. Box 1228 Glen Burnie Maryland 21061  
Address - Street No., City - County State Zip Code  
  
Name or Names - Print or Type  
Address - Street No., City - County State Zip Code  
  
2. Lessor: Chesapeake Industrial Leasing Co., Inc.  
Name or Names - Print or Type  
8767 Satyr Hill Road Baltimore Maryland 21234  
Address - Street No., City - County State Zip Code

Assignee of Lessor: Harbor Federal Savings & Loan, 3200 Eastern Ave., Balto., MD 21224

3 This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary)

One- Mita, Model DC111, Copier

Serial Number: DR46009521198402

4. If above described personal property is to be affixed to real property, describe real property.

5. If collateral is crops, describe real estate.

6. Proceeds of collateral ☒ are ☐ are not covered.

Lessee: Harundale Youth & Family Services, Inc.

Lessor:

RECORD FEE 11.00  
POSTAGE .50  
#15229 C345 R01 110:28  
APR 26 84

Nancy Rosenshire  
(Signature)  
Nancy Rosenshire - Director  
Type or Print  
  
(Signature)  
  
Type or Print

Chesapeake Industrial Leasing Co., Inc.  
(Company, if applicable)  
Gordon T. Hill  
(Signature)  
  
Gordon T. Hill - President  
Type or Print (Include title if Company)

TO THE FILING OFFICER: After this statement has been recorded please mail the same to:

Name and Address Harbor Federal Savings & Loan Assn.  
3200 Eastern Avenue  
Baltimore, Maryland 21224  
Attn. Bob Williams

11.00  
11.50

251787

BOOK 472 PAGE 511

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code:

1. Debtor(s) (Last Name First) and address(es) THE CARPET SHOPPE INC. 7489 Balto-Annapolis Blvd Glen Burnie, MD 21061	2. Secured Party(ies) and address(es) Borg-Warner Acceptance Corp. P.O. Box 8568 6100 Bldg., Suite 4500 Chattanooga, Tennessee 37411	3. Maturity date (if any): For Filing Officer (Date, Time, Number, and Filing Office)  RECORD FEE 11.00 #15232 C345 R01 110:32 APR 26 84
4. This financing statement covers the following types (or items) of property:  All inventory, of whatever kind or nature, wherever located, now owned or hereafter acquired, and all returns, reposessions, exchanges, substitutions, replacements, attachments, parts accessories and accessions thereto and thereof, and all other goods used or intended to be used in conjunction therewith, and all proceeds thereof. When collateral or inventory as described above is carpet manufactured by Horizon Industries, Inc. and is financed by Borg Warner Acceptance Corporation.		5. Assignee(s) of Secured Party and Address(es)

This statement is filed without the debtor's signature to perfect a security interest in collateral. (check ☒ if so)  
☐ already subject to a security interest in another jurisdiction when it was brought into this state.  
☐ which is proceeds of the original collateral described above in which a security interest was perfected:

Check ☒ if covered: ☐ Proceeds of Collateral are also covered. ☒ Products of Collateral are also covered. No. of additional Sheets presented:

Filed with: ~~XXXXXX~~ County of ANNE ARUNDEL

By: THE CARPET SHOPPE INC.  
[Signature] V.P.  
 Signature(s) of Debtor(s)

By: Borg-Warner Acceptance Corporation  
[Signature]  
 Signature(s) of Secured Party(ies)

(1) Filing Officer Copy - Alphabetical

STANDARD FORM - FORM UCC-1.

1100  
3

1984 APR 26 AM 10:51

E. AUBREY COLLISON  
CLERK



BOOK 472 PAGE 512

COPY FOR FILING OFFICER

## FINANCING STATEMENT

~~Continuation~~ - Termination - ~~Assignment~~ - ~~Partial Release~~

This Financing Statement refers to original Financing Statement of which the record reference and File Number and date of filing is as follows:

Record: ☐ Land  
☒ Financing Statement } Liber 462 Folio 179 File No. 247500

Date of Financing Statement May 27, 1983

NAME	ADDRESS
1. Debtor(s) (or assignor(s))	No. Street City State
Annapolis Motor Cars, Ltd.	240 West Street, Annapolis, Maryland 21401

2. Secured Party (or assignee)	No. Street City State
SUBURBAN BANK,	31 Light Street, Baltimore, Maryland 21202

CHECK ☒ THE LINES WHICH APPLYRECORD FEE 10.00  
#15233 C345 R01 710:33

APR 26 84

3. ☐ A. Continuation. The original financing statment between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective and should be continued in accordance with the Code.
- ☒ B. Termination. The Secured Party certifies that the Secured Party no longer claims a security interest under the Financing Statement bearing the File Number above shown.
- ☐ C. Assignment. The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the File Number shown above:

- ☐ D. Partial Release. The Secured Party releases from the collateral described in the Financing Statement bearing the File Number above shown, the property hereinafter described:

SHULMAN, ROGERS, GANDAL, TOBIN & ECKER, P. A.  
 Montgomery Center  
 8630 Fenton Street, Suite 430  
 Silver Spring, MD 20910

added to:

Dated: March 26 19 84

Secured Party:

SUBURBAN BANK

By:

Type Name Alfred E. Smith

Title Assistant Vice President

1000  
50

NUMBER OF SHEETS  
ATTACHED \_\_\_\_\_

BOOK 472 PAGE 513  
PRINT OR TYPE ALL INFORMATION

THE SECURED PARTY DESIRES THIS FINANCING STATEMENT TO BE INDEXED AGAINST THE RECORD OWNER OF THE REAL ESTATE NO (X) YES ( ) NAME OF RECORD OWNER \_\_\_\_\_

TO: ☐ STATE CORPORATION COMMISSION  
Uniform Commercial Code Division, Box 1197  
Richmond, Virginia 23209 ☒ Maryland 21201 ☐ Clerk of the Circuit Court,  
Anne Arundel County Maryland, Virginia

FORM FOR ORIGINAL FINANCING STATEMENT AND SUBSEQUENT STATEMENTS

The Commission stamps the File Number on the Original Financing Statement. The secured party must place this same number on all subsequent statements.

Not subject to recordation tax

Index numbers of subsequent statements (For office use only)

Liber 467 Folio 435

Name & mailing address of all debtors, trade styles, etc. No other name will be indexed.

Seequa Computer Corporation  
3805 Telegraph Road  
Odenton, Maryland 21113

Check the box indicating the kind of statement. Check only one box.

- ( ) ORIGINAL FINANCING STATEMENT  
( ) CONTINUATION - ORIGINAL STILL EFFECTIVE  
(X) AMENDMENT  
( ) ASSIGNMENT  
( ) PARTIAL RELEASE OF COLLATERAL  
( ) TERMINATION

Name & address of Secured Party

United Virginia Bank  
515 King Street  
Alexandria, VA 22314  
Attn: L.B. Broughton

Name & address of Assignee

RECORD FEE 10.00  
POSTAGE .50  
#15236 C345 R01 T10:39  
APR 26 84

Date of maturity if less than five years

Check if proceeds of collateral are covered ( - )

Description of collateral covered by original financing statement

All of debtor's inventory, accounts, general intangibles, documents, chattel paper and all proceeds therefrom now owned or hereafter arising.

Space to record an amendment, assignment, release of collateral or a statement to cover collateral brought into Virginia from another jurisdiction.

Describe Real Estate if applicable:

BL  
CLERK

Signature of Debtor if applicable (Date)

Seequa Computer Corporation

BY: Francis X. Ryan  
Francis X. Ryan, V.P. Finance

Signature of Secured Party if applicable (Date)

United Virginia Bank

BY: Levin B. Broughton  
Levin B. Broughton  
Assistant Vice President

Mailed to Secured Party

DISTRIBUTION: White Copy - SCC Filing Copy, Blue Copy - SCC Duplicate Copy - return to Secured Party, Green Copy - Circuit Court Filing Copy, Canary Copy - Circuit Court Duplicate Copy - return to Secured Party, Pink Copy - Debtor's Copy, Gold Copy - Secured Party's Copy

CRE - 0232 (Rev. 6/82) STWD

United Virginia Bank

NUMBER OF SHEETS  
ATTACHED \_\_\_\_\_

BOOK **472** PAGE **514**  
PRINT OR TYPE ALL INFORMATION

**251789**

THE SECURED PARTY DESIRES THIS FINANCING STATEMENT TO BE INDEXED AGAINST THE RECORD OWNER OF THE REAL ESTATE NO ( ) YES ( ) NAME OF RECORD OWNER \_\_\_\_\_

TO: ☐ STATE CORPORATION COMMISSION  
Uniform Commercial Code Division, Box 1197  
Richmond, Virginia 23209 Maryland 21201

☐ Clerk of the Circuit Court,  
Anne Arundel County Maryland, Virginia

FORM FOR ORIGINAL FINANCING STATEMENT AND SUBSEQUENT STATEMENTS

The Commission stamps the File Number on the Original Financing Statement. The secured party must place this same number on all subsequent statements.

Not subject to recordation tax

Index numbers of subsequent statements (For office use only)

Liber 467 Folio 435

Name & mailing address of all debtors, trade styles, etc. No other name will be indexed.

CPU, Incorporated  
8305 Telegraph Road  
Odenton, Maryland 21113

Check the box indicating the kind of statement. Check only one box.

- ( ) ORIGINAL FINANCING STATEMENT  
( ) CONTINUATION - ORIGINAL STILL EFFECTIVE  
(X) AMENDMENT  
( ) ASSIGNMENT  
( ) PARTIAL RELEASE OF COLLATERAL  
( ) TERMINATION

RECORD FEE 10.00  
POSTAGE

#15235 C345 R01 110:38  
APR 26 94

Name & address of Secured Party

United Virginia Bank  
515 King Street  
Alexandria, VA 22314  
Attn: L.B. Broughton

Name & address of Assignee

Date of maturity if less than five years

Check if proceeds of collateral are covered ( )

Description of collateral covered by original financing statement

Inventory, accounts, general intangibles, documents, chattel paper and all proceeds therefrom now owned or hereafter arising.

Space to record an amendment, assignment, release of collateral or a statement to cover collateral brought into Virginia from another jurisdiction.

Describe Real Estate if applicable:

Signature of Debtor if applicable (Date)

CPU, Incorporated

BY: Francis X. Ryan  
Francis X. Ryan, V.P. Finance

Signature of Secured Party if applicable (Date)

United Virginia Bank

BY: Levin B. Broughton  
Levin B. Broughton  
Assistant Vice President

Mailed to Secured Party

DISTRIBUTION: White Copy - SCC Filing Copy, Blue Copy - SCC Duplicate Copy - return to Secured Party, Green Copy - Circuit Court Filing Copy, Canary Copy - Circuit Court Duplicate Copy - return to Secured Party, Pink Copy - Debtor's Copy, Gold Copy - Secured Party's Copy

CRE - 0232 (Rev. 6/82) STWD

United Virginia Bank



A. A. County

BOOK 472 PAGE 515

STATEMENT OF CONTINUATION, TERMINATION, ASSIGNMENT  
AMENDMENT OR RELEASE UNDER UNIFORM COMMERCIAL CODE  
FORM NO. 207-126 ED 4/82

This Statement is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code.

This Statement refers to original Financing Statement, Identifying File No. 240840 recorded in  
445 42 12/16/81  
Liber \_\_\_\_\_, Folio \_\_\_\_\_ on \_\_\_\_\_ Date \_\_\_\_\_ at \_\_\_\_\_ Location \_\_\_\_\_

1. DEBTOR(S):

Name(s) Annapolis Motorcars

Address(es) 240 West Street- Annapolis, Maryland

2. SECURED PARTY:

Name Maryland National Bank- Attn: Loan Operations Ctr. 02 04 07

Address P.O. Box 17047 - Baltimore, Maryland 21203

Person and Address to whom Statement is to be returned if different from above.

Check mark below indicates the type and kind of Statement made hereby.  
(Check only one Box.)

3. ☐ CONTINUATION. The original Financing Statement referred to above is still effective.
4. ☒ TERMINATION. The Secured Party of Record no longer claims a security interest under the original Financing Statement referred to above.
5. ☐ ASSIGNMENT. The Secured Party of Record has assigned to the Assignee whose name and address appear below in Item 8, the Secured Party's rights under the original Financing Statement above referred to as to all the collateral described therein or such part thereof as is described in Item 8 below.
6. ☐ AMENDMENT. The original Financing Statement above referred to is amended as set forth in Item 8 below. (Signature of Debtor is required.)
7. ☐ RELEASE. (Partial or Full) From the collateral described in the original Financing Statement above referred to, the Secured Party of Record releases the property described in Item 8 below.

8.

9. SIGNATURES.

SECURED PARTY

MARYLAND NATIONAL BANK

By

Ruth F. Riley

Commercial Loan Operations Officer  
(Type, Name and Title)

DEBTOR(S)

(Necessary only if Item 6 is applicable)  
Type name of each signature and if Company,  
type name of Company and Name and Title of  
Authorized Signer.

CR  
CLERK

RECEIVED FOR RECORD  
THREAT COURT AND COUNTY

1984 APR 26 AM 10:51

E. AUBREY COLLISON  
CLERK

RECORD FEE  
POSTAGE  
#15238 C345

10.00

50

APR 26 84

SHULMAN, ROGERS, GANDAL, TOBIN & ECKER, P. A.  
Montgomery Center  
8630 Fenton Street, Suite 430  
Silver Spring, MD 20910

10.00  
50



STATEMENT OF CONTINUATION, TERMINATION, ASSIGNMENT  
AMENDMENT OR RELEASE UNDER UNIFORM COMMERCIAL CODE

FORM NO. 207-126 ED 4/82

This Statement is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code.

This Statement refers to original Financing Statement, Identifying File No. 232782 recorded in

Liber 425, Folio 561 on June 2, 1980 at Anne Arundel Co.  
Date Location

## 1. DEBTOR(S):

Name(s) SUBARU CITY, INC

Address(es) 4005 Ritchie Highway - Baltimore, Maryland 21225

## 2. SECURED PARTY:

Name MARYLAND NATIONAL BANK-Attn: Loan Operations Ctr. 02 04 07

Address P.O. Box 17047- Baltimore, Maryland 21203

Person and Address to whom Statement is to be returned if different from above.

Check mark below indicates the type and kind of Statement made hereby.  
(Check only one Box.)3. ☐ CONTINUATION. The original Financing Statement referred to above is still effective.4. ☒ TERMINATION. The Secured Party of Record no longer claims a security interest under the original Financing Statement referred to above.5. ☐ ASSIGNMENT. The Secured Party of Record has assigned to the Assignee whose name and address appear below in Item 8, the Secured Party's rights under the original Financing Statement above referred to as to all the collateral described therein or such part thereof as is described in Item 8 below.6. ☐ AMENDMENT. The original Financing Statement above referred to is amended as set forth in Item 8 below. (Signature of Debtor is required.)7. ☐ RELEASE. (Partial or Full) From the collateral described in the original Financing Statement above referred to, the Secured Party of Record releases the property described in Item 8 below.

8.

## 9. SIGNATURES.

## SECURED PARTY

MARYLAND NATIONAL BANK

By Ruth F. Riley  
Ruth F. Riley  
Commercial Loan Operations Officer  
(Type, Name and Title)

## DEBTOR(S)

(Necessary only if Item 6 is applicable)  
Type name of each signature and if Company,  
type name of Company and Name and Title of  
Authorized Signer.10<sup>60</sup>/<sub>50</sub>RECEIVED FOR RECORD  
CLERK

1984 APR 26 AM 10:51

E. AUBREY COLLISON  
CLERKRECORD FEE 10.00  
POSTAGE 50  
#15239 C345 R01 T10:42  
APR 26 84SHULMAN, ROGERS, GANDAL, TOBIN & ECKER, P. A.  
Montgomery Center  
8630 Fenton Street, Suite 430  
Silver Spring, MD 20910

UNIFORM COMMERCIAL CODE  
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC. — FORM UCC-3  
THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 248597

RECORDED IN LIBER 464 FOLIO 573 ON August 15, 1983 (DATE)

1. DEBTOR

Name Video and Computer Attractions, Inc.

Address 1153 MD Route #3 Crofton Station Crofton, MD 21054

2. SECURED PARTY

Name Appliance Buyers Credit Corporation

Address 8220 Wellmoor Court Savage, MD 20763

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) \_\_\_\_\_

CHECK ☒ FORM OF STATEMENT

A. Continuation ☐  
The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.

B. Partial Release ☐  
From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:

C. Assignment ☐  
The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:

D. Other: Amendment ☒  
(Indicate whether amendment, termination, etc.)

Secured Party's name changed to:  
Whirlpool Acceptance Corporation on March 1, 1984.

RECORD FEE 1.00  
RECORD FEE 9.00  
POSTAGE .50  
#15240 C345 R01 T10:45  
APR 26 84

Video and Computer Attractions, Inc.

BY: V. K. Malhotra  
Signature(s) of Debtor(s)

V. K. Malhotra Vice President  
Type or Print Above Signature on Above Line

Dated April 3, 1984

APPLIANCE BUYERS CREDIT CORPORATION

BY: M. D. Thornton  
Signature(s) of Secured Party(ies)

M. D. Thornton Branch Manager  
Type or Print Above Name on Above Line

1000/50



RECEIVED FOR RECORD  
BANK OF AMERICA  
1984 APR 26 AM 10:52

E. AUBREY COLLISON

Mailed to Secured Party

UNIFORM COMMERCIAL CODE  
 STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC. — FORM UCC-3  
 THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 231900  
 RECORDED IN LIBER 423 FOLIO 576 ON March 31, 1980 (DATE)

## 1. DEBTOR

Name Glen Burnie T.V. Inc.Address 107 East Furnace Branch Road Glen Burnie, Maryland 21061

## 2. SECURED PARTY

Name Appliance Buyers Credit CorporationAddress 8220 Wellmoor Court Savage, MD 20763

Person And Address To Whom Statement Is To Be Returned If Different From Above.

## 3. Maturity date of obligation (if any)

CHECK ☒ FORM OF STATEMENT

A. Continuation ☐  
 The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.

B. Partial Release ☐  
 From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:

C. Assignment ☐  
 The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:

D. Other: Amendment ☒  
 (Indicate whether amendment, termination, etc.)

Secured Party's name changed to:  
 Whirlpool Acceptance Corporation on March 1, 1984.

RECORD FEE  
POSTAGE10.00  
.50#15241 C345 R01 T10:47  
APR 26 84

Glen Burnie T.V. Inc.

X BY: W. A. Hickey V.P.  
Signature of Debtor(s)

W. A. Hickey V. President

Type or Print Above Signature on Above Line

Dated April 3, 1984

APPLIANCE BUYERS CREDIT CORPORATION

BY: M. D. Thornton  
Signature(s) of Secured Party(ies)

M. D. Thornton Branch Manager

Type or Print Above Name on Above Line

Mailed to Secured Party

10.00  
56RECEIVED FOR RECORD  
CLERK'S OFFICE

1984 APR 26 AM 10:52

E. AUBREY COLLISON  
CLERK

UNIFORM COMMERCIAL CODE  
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC. — FORM UCC-3  
THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 244538RECORDED IN LIBER 454 FOLIO 527 ON October 5, 1982 (DATE)

## 1. DEBTOR

Name All-Makes, Inc.  
Address 2441 B Mountain Road Pasadena, MD 21122

## 2. SECURED PARTY

Name Appliance Buyers Credit Corporation  
Address 8220 Wellmoor Court Savage, MD 20763

Person And Address To Whom Statement Is To Be Returned If Different From Above.

## 3. Maturity date of obligation (if any) \_\_\_\_\_

CHECK ☒ FORM OF STATEMENTA. Continuation ☐  
The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.B. Partial Release ☐  
From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:C. Assignment ☐  
The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:D. Other: Amendment ☒  
(Indicate whether amendment, termination, etc.)Secured Party's name changed to:  
Whirlpool Acceptance Corporation on March 1, 1984.RECORD FEE 10.00  
POSTAGE .50  
#15242 C345 R01 T10:47  
APR 26 84All-Makes, Inc.BY: George W. Finnerty V.P.  
Signature(s) of Debtor(s)George W. Finnerty V. President  
Type or Print Above Signature on Above LineDated April 3, 1984

APPLIANCE BUYERS CREDIT CORPORATION

BY: M. D. Thornton  
Signature(s) of Secured Party(ies)M. D. Thornton Branch Manager  
Type or Print Above Name on Above Line10.00  
.50

1984 APR 26 AM 10:52

E. AUBREY COLLISON  
CLERK

Mailed to Secured Party



UNIFORM COMMERCIAL CODE  
 STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC. — FORM UCC-3  
 THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 241535  
 RECORDED IN LIBER 447 FOLIO 20 ON February 24, 1982 (DATE)

1. DEBTOR

Name Home Video Services, Inc.  
554 Benfield Road Benfield Village Shopping Center  
 Address Severna Park, Maryland 21146

2. SECURED PARTY

Name Appliance Buyers Credit Corporation  
 Address 8220 Wellmoor Court Savage, MD 20763

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any)

CHECK ☒ FORM OF STATEMENT

- |  |   |
|--|---|
| <p>A. Continuation <input type="checkbox"/><br/>         The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>   | <p>B. Partial Release <input type="checkbox"/><br/>         From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p> |
| <p>C. Assignment <input type="checkbox"/><br/>         The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p> | <p>D. Other: Amendment <input checked="" type="checkbox"/><br/>         (Indicate whether amendment, termination, etc.)</p>   |

Secured Party's name changed to:  
 Whirlpool Acceptance Corporation on March 1, 1984.

RECORD FEE 10.00  
 POSTAGE .50  
 #15243 C345 R01 T10:48  
 APR 26 84

Home Video Services, Inc.  
 BY: [Signature] VP  
 Signature of Debtor(s)  
Thomas J. Mollica, Jr., Vice President  
 Type or Print Above Signature on Above Line

Dated April 3, 1984

APPLIANCE BUYERS CREDIT CORPORATION  
 BY: [Signature]  
 Signature of Secured Party(ies)  
M. D. Thornton Branch Manager  
 Type or Print Above Name on Above Line

10.00  
 .50

RECEIVED FOR RECORD  
 1984 APR 26 AM 10:52  
 E. AUBREY COLLISON  
 CLERK

Mailed to Secured Party

UNIFORM COMMERCIAL CODE  
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC. — FORM UCC-3  
THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 240139  
RECORDED IN LIBER 443 FOLIO 154 ON October 22, 1981 (DATE)

## 1. DEBTOR

Name Baldwin Service Center, Inc.  
Address Rt. 450 & 178 3 Mile Oak Annapolis, MD 21401

## 2. SECURED PARTY

Name Appliance Buyers Credit Corporation  
Address 8220 Wellmoor Court Savage, MD 20763

Person And Address To Whom Statement Is To Be Returned If Different From Above.

## 3. Maturity date of obligation (if any)

CHECK ☒ FORM OF STATEMENT

A. Continuation ☐  
The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.

B. Partial Release ☐  
From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:

C. Assignment ☐  
The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:

D. Other: Amendment ☒  
(Indicate whether amendment, termination, etc.)

Secured Party's name changed to:  
Whirlpool Acceptance Corporation on March 1, 1984.

RECORD FEE 10.00  
POSTAGE .50  
#15244 C345 R01 T10:49  
APR 26 84

Baldwin Service Center, Inc.

BY: [Signature]  
Signature(s) of Debtor(s)

Use H. Fink, Corp Sec.  
Type or Print Above Signature on Above Line

Dated March 6, 1984

APPLIANCE BUYERS CREDIT CORPORATION

BY: [Signature]  
Signature(s) of Secured Party(ies)

M. D. Thornton Branch Manager  
Type or Print Above Name on Above Line

10.00  
.50

1984 APR 26 AM 10:52

E. AUBREY COLLISON

Mailed to Secured Party

UNIFORM COMMERCIAL CODE  
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT, ETC. — FORM UCC-3  
THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 10598  
RECORDED IN LIBER 15 FOLIO 581 ON September 18, 1964 (DATE)

## 1. DEBTOR

Name Annapolis Bendix Sales & Service, Incorporated t/a (F & B Appliances)  
Address 1991 West Street Annapolis, Maryland 21401

## 2. SECURED PARTY

Name Appliance Buyers Credit Corporation  
Address 8220 Wellmoor Court Savage, MD 20763

Person And Address To Whom Statement Is To Be Returned If Different From Above.

## 3. Maturity date of obligation (if any) \_\_\_\_\_

CHECK ☒ FORM OF STATEMENT

A. Continuation ☐  
The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.

B. Partial Release ☐  
From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:

C. Assignment ☐  
The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:

D. Other: Amendment ☒  
(Indicate whether amendment, termination, etc.)

Secured Party's name changed to:  
Whirlpool Acceptance Corporation on March 1, 1984.

RECORD FEE 10.00  
POSTAGE .50  
#15245 C345 R01 T10:49  
APR 26 84

Annapolis Bendix Sales & Service, Incorporated  
t/a F & B Appliances

BY: Louie M. Bolly President  
Signature(s) of Debtor(s)

Louie M. Bolly, President  
Type or Print Above Signature on Above Line

Dated April 3, 1984

APPLIANCE BUYERS CREDIT CORPORATION

BY: M. D. Thornton  
Signature(s) of Secured Party(ies)

M. D. Thornton Branch Manager  
Type or Print Above Name on Above Line

10.00  
1.50



1984 APR 26 AM 10:52

E. AUBREY COLLISON  
CLERK

Mailed to Secured Party

251790

## FINANCING STATEMENT

COPY FOR FILING

- ☒ Not Subject to Recordation Tax  
☐ Subject to Recordation Tax; Principal Amount is \$ \_\_\_\_\_  
☐ To Be Recorded in Land Records of \_\_\_\_\_

## Record in:

- ☐ SDAT  
☐ Montgomery County  
☐ Prince George's County  
☒ Other Anne Arundel County

NAME	Street	City	State
1. Debtor(s)			
<u>Annapolis Typewriter Co., Inc. 2120 Forest Dr., Annap., Md. 21401</u>			

2. Secured Party:

SUBURBAN BANK

~~1610 Rockledge Drive, Bethesda, MD 20817~~  
 Attn: Loan Administration

31-35 Light St.  
 Balt., Md. 21202

3. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property.

Check ☒ one or more boxes as applicable:

- ☒ All Equipment - All equipment, machinery, and other goods and tangible property of the Debtor, now owned or hereafter acquired, wherever located, and the proceeds thereof, including but not limited to tools, furniture, furnishings, trade fixtures, office equipment and goods used in connection with the Debtor's business, together with all parts, alterations, attachments, additions, accessories, improvements, substitutions, replacements and accessions thereto.

- ☒ Inventory - All inventory of the Debtor, now owned or hereafter acquired, wherever located, and including accessories, parts, raw materials used or consumed in the Debtor's business and all returned, reclaimed or repossessed goods, replacements and substitutions thereof.

- ☒ Accounts Receivable, etc. - All accounts, accounts receivable, contract rights, instrument documents, chattel paper and general intangibles now owned or hereafter acquired by the Debtor and other material or documents relating to the recording, billing or analyzing of any of the above.

- ☐ Specific Equipment - All of the equipment of the Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all parts, alterations, attachments, additions, accessories, improvements, substitutions, replacements and accessions thereto.

- ☐ Other - All of the property of the Debtor described on Schedule A attached hereto and made a part hereof by reference.

- ☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to the Real Estate described below:

Title Owner of Real Estate: \_\_\_\_\_

4. Mailing instructions: This Financing Statement, after recording, should be delivered or mailed to the Secured Party (or assignee) at the address above stated.

Debtor(s) or Assignor(s)

Secured Party: SUBURBAN BANK

Annapolis Typewriter Co., Inc.

By: \_\_\_\_\_

Edward R. Davidson, V. PresidentType Name Thomas A. Holland, IIITitle Vice President

Type or Print Name and Title of Each Signature

RECORD FEE 11.00  
 POSTAGE .50

#15019 C345 R01 T16-14  
 APR 24 84

1100/50

RECEIVED FOR RECORD  
CIRCUIT COURT, ANNE ARUNDEL COUNTY

1984 APR 24 PM 4:25

E. AUBREY COLLISON  
CLERKN202-8421  
N284

19

Mailed to Secured Party



251791

## FINANCING STATEMENT

FORM UCC-2

Identifying File No. \_\_\_\_\_

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ 1200.00

If this statement is to be recorded in land records check here. ☐

This financing statement Dated 12/12/83 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. Name of Debtor Elhart E Flurry

Address 8851 Mission Rd Jessup Md 20794

2. Name of Secured Party Baldwin Piano & Organ Company

Address 1801 Gilbert Avenue - Cincinnati, Ohio 45202

3. Assignee of Secured Party CAMPBELLS Music

Address LAUREL CENTRE LAUREL, Md. 20702

Person And Address To Whom Statement Is To Be Returned If Different From Above

4. Maturity date of obligation (if any) 1/20/84

5. This financing statement covers the following types (or items) of property: (list)

Bald Piano/Organ, Model No. 155, Serial No. 8153  
(Brand Name)  
and bench.

RECORD FEE 11.00  
RECORD TAX 7.00  
POSTAGE 50  
#15285 C345 R01 11:29  
APR 26 84

CHECK ☒ THE LINES WHICH APPLY

6. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☒ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

X Elhart E Flurry  
(Signature of Debtor)

Elhart E Flurry  
Type or Print Above Signature on Above Line

\_\_\_\_\_  
(Signature of Debtor)

\_\_\_\_\_  
Type or Print Above Signature on Above Line

Baldwin Piano & Organ Company

W. Y. SHAWDER  
(Signature of Secured Party)

W. Y. SHAWDER  
Type or Print Above Name on Above Line

Mailed to Secured Party

7.00  
11.00  
7.00  
50

BOOK 472 PAGE 525

251793

This **FINANCING STATEMENT** is presented to a filing officer for filing pursuant to the Uniform Commercial Code:

3. Maturity date (if any):

1. Debtor(s) (Last Name First) and address(es)  
BEK Enterprises, Inc.  
303 Songwood Court  
Millersville, Md. 21108

2. Secured Party(ies) and address(es)  
First Federal Savings & Loan  
Association of Annapolis  
2024 West Street  
Annapolis, Maryland 21401

For Filing Officer (Date, Time,  
Number, and Filing Office)

4. This financing statement covers the following types (or items) of property:

1980 John Deere Backhoe and Loader Model 410-D  
Serial #323950T

5. Assignee(s) of Secured Party and  
Address(es)

RECORD FEE 11.00  
POSTAGE 50  
#15263 C345 R01 T11:23  
APR 26 84

This statement is filed without the debtor's signature to perfect a security interest in collateral. (check ☒ if so)

Filed with:

☐ already subject to a security interest in another jurisdiction when it was brought into this state.

☐ which is proceeds of the original collateral described above in which a security interest was perfected:

Check ☒ if covered: ☒ Proceeds of Collateral are also covered. ☒ Products of Collateral are also covered. No. of additional Sheets presented:

BEK Enterprises, Inc.

By: *Kenneth E. Hoff*  
Signature(s) of Debtor(s)

(1) Filing Officer Copy-Alphabetical

By: *Teresa A. Peruch*  
Signature(s) of Secured Party(ies)

(For Use In Most States)

STANDARD FORM - FORM UCC-1.

Mailed to Secured Party

1500  
1984 APR 26 AM 11:42

E. AUBREY COLLISON  
CLERK

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STATE OF MARYLAND

251792

FINANCING STATEMENT FORM UCC-1

Identifying File No. \_\_\_\_\_

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ N/A

If this statement is to be recorded in land records check here. ☐

This financing statement Dated March 29, 1984 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name The Atlas Concrete Pump Service Company

Address P.O. Box 521, 1 Cedar Point, Severna Park, MD 21146

2. SECURED PARTY

Name Credit Alliance Corporation

Address P.O. Box 1680, 500 DiGiulian Blvd., Glen Burnie, MD 21061

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) \_\_\_\_\_

4. This financing statement covers the following types (or items) of property: (list)

"All machinery, inventory, equipment and goods as described in attached entire Agreement &/or in any Schedule prepared in connection therewith. This UCC form together with the attached Security Agreement &/or Schedule are being submitted for filing herewith as a financing statement."

RECORD FEE 21.00  
POSTAGE 50  
#15262 C345 ROL 11:21  
APR 26 84

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☒ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

The Atlas Concrete Pump Service Company

Robert A. Jernigan Pres  
(Signature of Debtor)

Robert A. Jernigan, President  
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Credit Alliance Corporation

L F K

(Signature of Secured Party)

Larry F. Kimmel, Operations Mgr.  
Type or Print Above Signature on Above Line

Mailed to Secured Party

\$ 21.00  
50



BOOK 472 PAGE 527

—SECURITY AGREEMENT—  
MORTGAGE ON GOODS AND CHATTELS

CREDIT ALLIANCE CORPORATION

1900 SUPERIOR SPRING ROAD

BALTIMORE, MARYLAND 21224

770 LEXINGTON AVENUE

NEW YORK, NEW YORK 10021

THIS MORTGAGE made the 29th day of March, 1984 by and between

The Atlas Concrete Pump Service Company, having its principal place of business at  
P.O. Box 521, 1 Cedar Point, Severna Park, Maryland 21146

"Mortgagor", and Credit Alliance Corporation

"Mortgagee"

WITNESSETH

1. To secure the payment, with interest thereon, and the performance and fulfillment of any and all Mortgage Obligations (as hereinafter defined) of Mortgagor to Mortgagee, which is hereby confessed and acknowledged, Mortgagor hereby grants, assigns, transfers, bargains, sells, conveys, confirms, pledges and mortgages to Mortgagee, all and singular, the goods, chattels and property described in the annexed Schedule A and all other goods, chattels, machinery, equipment, inventory, accounts, chattel paper, notes receivable, accounts receivable, furniture, fixtures and property of every kind and nature, wherever located, now or hereafter belonging to Mortgagor (all such goods, chattels, machinery, equipment, inventory, accounts, chattel paper, notes receivable, accounts receivable, furniture, fixtures and other property being hereinafter referred to as the "Mortgaged Property"), to have and to hold the same unto Mortgagee forever, PROVIDED, however, that if Mortgagor shall fully timely and faithfully pay, perform and fulfill the Mortgage Obligations, time being of the essence hereof and of the Mortgage Obligations, then this Mortgage shall be void, but otherwise shall remain in full force and effect.

2. The term "Mortgage Obligations" as used herein shall mean and include any and all loans, advances, payments, extensions of credit, endorsement, guaranties, benefits and financial accommodations heretofore or hereafter made, granted or extended by Mortgagee or which Mortgagee has or will become obligated to make, grant or extend to or for the account of Mortgagor, and any and all interest, commissions, obligations, liabilities, indebtedness, charges and expenses heretofore or hereafter chargeable against Mortgagor by Mortgagee or owing by Mortgagor to Mortgagee or upon which Mortgagor may be or have become liable as endorser or guarantor, and any and all renewals or extensions of any of the foregoing, no matter how or when arising and whether under any present or future agreement or instrument between Mortgagor and Mortgagee or otherwise, including, without limitation, any and all obligations and/or indebtedness of any and every kind arising out of one or more conditional sale contracts, equipment lease agreements, notes, security agreements, trust receipts and/or bailment agreements, and the amount due upon any notes or other obligations given to or received by Mortgagee for or on account of any of the foregoing, and the performance and fulfillment by Mortgagor of all the terms, conditions, promises, covenants, provisions and warranties contained in this Mortgage and in any note or notes secured hereby and in any present or future agreement or instrument between Mortgagor and Mortgagee.

3. Mortgagor covenants and agrees with and warrants to Mortgagee that the Mortgaged Property described in the annexed Schedule A is in the possession of Mortgagor at its principal place of business (which is Mortgagor's address shown above), unless a different location is specifically shown on said Schedule A for any one or more items, that all of the Mortgage Obligations are acknowledged and declared to be secured by this Mortgage and that Mortgagor will fully and faithfully pay, perform and fulfill all of the Mortgage Obligations, with late charges thereon from and after maturity, whether by acceleration or otherwise, at the rate of 1/15 of 1% per day except where such rate is in excess of the maximum permitted by applicable law, in which event the rate shall be such maximum lawful rate. Mortgagor further covenants and agrees with and warrants to Mortgagee that:

(a) Mortgagor is the lawful owner of the Mortgaged Property and has the sole right and lawful authority to make this Mortgage; the Mortgaged Property and every part thereof is free and clear of all liens and encumbrances of every kind, nature and description (except any held by Mortgagee); and Mortgagor will warrant and defend the Mortgaged Property against all claims and demands of all persons.

(b) Mortgagor will keep the Mortgaged Property free and clear of all attachments, levies, taxes, liens and encumbrances of every kind, nature and description; Mortgagor, at its own cost and expense, will maintain and keep the Mortgaged Property in a good state of repair, will not waste nor abuse nor destroy the same or any part thereof and will not be negligent in the care and use thereof; and Mortgagor will not sell, assign, mortgage, lease, pledge or otherwise dispose of the Mortgaged Property without the prior written consent of Mortgagee. Mortgagee is hereby authorized to file one or more financing statements and/or a reproduction hereof as a financing statement.

(c) Mortgagor will insure the Mortgaged Property in the name of Mortgagee against loss or damage by fire and extended coverage perils, theft, burglary, pilferage, and also, where requested by Mortgagee, against other hazards, with companies, in amounts and under policies acceptable to Mortgagee, the proceeds to be payable to Mortgagee, and all premiums thereon shall be paid by Mortgagor and the policies assigned and delivered to Mortgagee. Mortgagor hereby irrevocably appoints Mortgagee as Mortgagor's Attorney-in-Fact to make claim for, receive payment of and execute and endorse all documents, checks or drafts received in payment for any loss or damage under any of said insurance policies and to execute any documents or statements referred to herein.

(d) Mortgagor will not remove the Mortgaged Property from its present location without the prior written consent of Mortgagee nor change its present business locations without at least thirty days' prior written notice to Mortgagee and at all times will allow Mortgagee or its representatives free access to and right of inspection of the Mortgaged Property, which shall remain personalty and not become part of any realty, and nothing shall prevent Mortgagee from removing same or so much thereof as Mortgagee, in its sole discretion may determine, from any premises to which it may be attached and/or upon which it may be located upon breach of this Mortgage. Mortgagor agreeing to deliver to Mortgagee appropriate waivers, satisfactory to Mortgagee, of owners and/or mortgagees of any such premises.

(e) Mortgagor shall comply (so far as may be necessary to protect the Mortgaged Property and the lien of this Mortgage thereon) with all of the terms and conditions of leases covering the premises wherein the Mortgaged Property is located and with any orders, ordinances, laws or statutes of any city, state or other governmental department having jurisdiction with respect to the premises or the conduct of business thereon, and, where requested by Mortgagee, will correct any informalities or execute any written instruments and do any other acts necessary to more fully effectuate the purposes and provisions of this instrument.

(f) Mortgagor will indemnify and save Mortgagee harmless from all loss, costs, damage, liability or expense including reasonable attorneys' fees that Mortgagee may sustain or incur to obtain or enforce payment, performance or fulfillment of any of the Mortgage Obligations or in the enforcement or foreclosure of this Mortgage or in the prosecution or defense of any action or proceeding either against Mortgagor or against Mortgagee concerning any matter growing out of or connected with this Mortgage and/or any of the Mortgage Obligations and/or any of the Mortgaged Property.

(g) If Mortgagor is a corporation, the execution of this Mortgage has been duly consented to and authorized by all of the stockholders of Mortgagor and duly authorized by its Board of Directors. Mortgagor agrees to deliver to Mortgagee evidence thereof satisfactory to Mortgagee immediately upon request.

4. If Mortgagor shall default in the performance or fulfillment of any of the terms, conditions, promises, covenants, provisions and warranties on Mortgagor's part to be performed or fulfilled under or pursuant to this Mortgage, Mortgagee may, at its option, without waiving its right to enforce this Mortgage according to its terms, immediately or at any time thereafter, and without notice to or demand upon Mortgagor, perform or fulfill the same, or cause the performance or the fulfillment of the same, for the account and at the sole cost and expense of Mortgagor, and the cost and expense thereof (including reasonable attorneys' fees) shall be a lien on the Mortgaged Property, added to the amount of the Mortgage Obligations, and shall be payable on demand with interest at the rate specified in Paragraph 3 hereof. This Mortgage may be assigned along with any and all Mortgage Obligations without notice to Mortgagor and upon such assignment Mortgagor agrees not to assert against any assignee hereof any defense, set-off, recoupment, claim, counterclaim or cross complaint which Mortgagor may have against Mortgagee, whether arising hereunder or otherwise, and such assignee shall be entitled to at least the same rights as Mortgagor. Mortgagor hereby designates and appoints Stuart B. Glover, Esq., 530 Fifth Avenue, New York, New York and C-A Credit Corp., New York, New York or either of them as Mortgagor's true and lawful Attorney-in-Fact and agent for Mortgagor and in Mortgagor's name, place and stead to accept service of any process within the State of New York, Mortgagee agreeing to notify Mortgagor at Mortgagor's address, as shown herein, by certified mail within three (3) days of such service having been effected and Mortgagor and Mortgagee hereby specifically agree to the venue and jurisdiction of any court in the State and County of New York regarding any matter arising hereunder and with respect to the Mortgage Obligations. At Mortgagee's request Mortgagor will furnish current financial statement satisfactory to Mortgagee in form, preparation and content.

5. If Mortgagor shall default in the prompt payment, performance or fulfillment of any of the Mortgage Obligations, or if Mortgagor shall cease doing business, or shall become insolvent, or make an assignment for the benefit of creditors, or if bankruptcy proceedings or proceedings for arrangement or reorganization under any Bankruptcy Act or proceedings for the appointment of a receiver, trustee, liquidator, or custodian for Mortgagor or any of Mortgagor's property shall be commenced by or against Mortgagor, or if Mortgagor shall fail punctually and faithfully to fulfill, observe or perform any of the terms, conditions, promises, covenants, provisions and warranties contained in this Mortgage or in any present or future agreement or instrument between Mortgagor and Mortgagee, or if any of the warranties, covenants or representations made to Mortgagee be or become untrue or incorrect in any adverse respect, or if there shall be a change in the management, operations, ownership of its stock or control of Mortgagor, or if Mortgagee at any time deems the security afforded by this Mortgage unsafe, inadequate or at any risk, then in any such event all Mortgage Obligations shall at once, at the option of Mortgagee, become immediately due and payable without notice to Mortgagor, and in such event it shall be lawful for Mortgagee to take possession of the Mortgaged Property at any time, wherever it may be, and to enter any of the premises of Mortgagor with or without process of law, and search for, take possession of, remove, or keep and store the same in said premises, without liability for trespass nor charge for storage of the Mortgaged Property, until sold, and to sell the Mortgaged Property or any part thereof and all of Mortgagor's equity of redemption therein at public or private sale, without notice or advertisement, such notice or advertisement being expressly waived by Mortgagor, for cash or on credit, and on such terms as Mortgagee may in its sole discretion elect in such county and at such places as Mortgagee may elect and without having the Mortgaged Property at the place of sale. Mortgagee may bid or become the purchaser at any such sale and Mortgagor waives any and all rights of redemption from any such sale. The proceeds of any sale shall be applied first to pay all costs, expenses and charges for pursuing, searching, taking, removing, keeping, advertising, and selling the Mortgaged Property, including attorneys' fees equal to 20% of the unpaid Mortgage Obligations, and second to the payment, partly or entirely, of any of the Mortgage Obligations as Mortgagee may in its sole discretion elect, returning the overplus if any to Mortgagor, who shall remain liable to Mortgagee for any deficiency, and Mortgagor hereby irrevocably consents to the appointment of a receiver for the Mortgaged Property and/or all other property of Mortgagor, and of the rents, issues and profits thereof, after such sale and such receivership may continue until such deficiency is satisfied in full. Mortgagor expressly waives any right to notice or hearing in any action to recover possession of any or all of the Mortgaged Property. In any action in the nature of replevin or sequestration, Mortgagor agrees that if it contests such action it will post a bond written by a national insurance company authorized to execute such bonds in the state or territory of such proceedings, such bond to be no less than the value of the subject matter of such replevin or the unpaid balance then owing to Mortgagee, whichever be less. Mortgagor hereby irrevocably authorizes any attorney of any court of record to appear for and confess one or more judgments against Mortgagor (except in any jurisdiction where such action is not permitted by law) for all unpaid balances due under the Mortgage Obligations, any other monies due hereunder and any deficiency, without stay of execution, and waive the issue of process, all right of appeal and relief from any and all appraisement, stay or exemption laws then in force. Any notices relating hereto shall be in writing and delivered in person to an officer of the party to whom addressed or mailed by certified mail to such party at its address specified herein or at such other address as may hereafter be specified by like notice by either party to the other. Reasonable notification hereunder shall be any notification given or sent at least five (5) days prior to the event for which such notification is sent. Mortgagor and Mortgagee hereby waive any and all rights to a trial by jury in any action or proceeding based hereon or arising hereunder or any counterclaims, cross-claims, set-offs or recoupment claims whatsoever.

6. Mortgagee may at any time, with or without exercising any of the rights or remedies aforesaid and without prior notice or demand to Mortgagor, appropriate and apply toward the payment of the Mortgage Obligations any and all balances, sums, property, credits, deposits, accounts, reserves, collections, drafts, notes or checks coming into Mortgagee's hands and belonging or owing to Mortgagor, and for such purposes, endorse the name of Mortgagor on any such instrument made payable to Mortgagor for deposit, discount or collection. Such applications may be made or any monies paid to Mortgagee may be applied, without notice to Mortgagor, partly or entirely to any of the Mortgage Obligations as Mortgagee in its sole discretion may elect. In its sole discretion, Mortgagee may apply and/or change applications of any sums paid and/or to be paid by or for Mortgagor under any circumstances to any obligations of Mortgagor to Mortgagee, presently existing or otherwise. The interest rates which may be provided for in any instrument evidencing one or more Mortgage Obligations are and/or may be related to the New York City



SCHEDULE "A"

BOOK

472 PAGE 529

This schedule is attached to and becomes part of Conditional Sales Contract, Chattel Mortgage or Lease dated March 29, 19 84 between the undersigned.

QUANTITY	DESCRIPTION OF EQUIPMENT (Indicate whether "New" or "Used")	YEAR & MODEL	SERIAL NO.
One (1)	1984 Ford INT-8000 Chassis Cab Cat 3208 225 H.P., HD 14" Dual Brake Clutch 6052A 5 speed transmission, Spicer R8341L Aux. Trans 4 Speed, 16,000 lb. front axle, Power Steering, 34,000 lb. Eaton DS341 rear axle, Henderson U340 suspension 52" steel beams, full air brakes, west coast mirrors, with standard equipment and all accessories.	1984 INT-8000	IFDYW80U9EVA31725
One (1)	Schwing Truck Mounted Concrete Pump and Placing Boom, Model BPL801KVM28/24/125, output 107 cu. yds. per hr., 8 inch pumping cylinder diameter, 55" stroke, Hopper capacity 17.5 cu. ft., height 57", 810 P.S.I., output regulator, 5" pipeline 92 feet vertical reach, 79 feet horizontal reach, front outriggers 21', rear outriggers 15', slewing range 370 degrees, fully articulating, 12½' rubber end hose, standard accessories, tool box including wrenches, and replacement parts.  The security interest created by this Security Agreement insofar as it relates to the above described property is a Purchase Money Security Interest with the proceeds hereof being used by Mortgagor to acquire the above described property.  Without limiting any of the terms and conditions of the above-mentioned Chattel Mortgage, Mortgagor grants to Holder a Security Interest in goods, inventory and equipment including but not limited to the following:		Pump: 1.702.0773 Boom: 1.671.414
One (1)	Schwing Concrete Pump mounted on one (1) 1981 International Truck Model #CCF1950B S/N 2HTD104SXBCA15918 plus all accessories thereto. Boom S/N 163-1093	BPL580KVM 23/20-125	1-707-0132
One (1)	Thompsen Concrete Pump equipped with 5" Delivery Systems powered by a Caterpillar 225 H.P. Diesel Engine mounted on 1970 White Chasses Model #4564 TD S/N 732564 plus all accessories and attachments thereto	847	84747

This schedule is hereby verified correct and undersigned Purchaser(s) Mortgagor(s) or Lessee(s) acknowledges receipt of a copy.

Seller, Mortgagee or Lessor:

Credit Alliance CorporationBy: 

Purchaser, Mortgagor or Lessee:

The Atlas Concrete Pump Service CompanyBy:  Pres

banks' prime money rate in effect on the date of Mortgagor's request of Mortgagee with respect to the particular Mortgage Obligation involved and if thereafter there be one or more increases or decreases in said prime rate, the aforesaid interest rates shall each be increased (or decreased respectively) on the effective date of any such change in prime rate to the extent of .30% for each .25% change in the prime rate; however, in no event shall any interest rate be less than any stated in the instrument evidencing any Mortgage Obligation nor shall such rate ever be more than any maximum permitted by applicable law.

7. If, after default by Mortgagor in the payment, performance or fulfillment of any of the Mortgage Obligations or of the entire unpaid amount of the Mortgage Obligations after the same become or are declared due and payable, Mortgagee fails to demand full payment, performance or fulfillment or otherwise to proceed, such failure shall not be deemed a waiver of the rights of Mortgagee to make subsequent demands for the immediate payment of the entire unpaid amount of the Mortgage Obligations, or to take immediate possession of the Mortgaged Property, or to foreclose at any time this Mortgage, or to demand full performance or fulfillment, or otherwise to proceed; and the acceptance by Mortgagee of any payments subsequent to such default shall not be deemed a waiver of any rights of Mortgagee. No delay or failure on the part of Mortgagee in exercising any right, privilege, remedy or option hereunder shall operate as a waiver of such or of any other right, privilege, remedy or option, and no waiver whatever shall be valid unless in writing, signed by an officer of Mortgagee and then only to the extent therein set forth. This Mortgage cannot be changed or terminated orally. The books and records of Mortgagee containing entries with respect to the Mortgage Obligations shall be admissible in evidence in any action or proceeding, shall be binding upon Mortgagor for the purpose of establishing the items therein set forth and shall constitute prima facie proof thereof. Mortgagee shall have the right to enforce any one or more remedies available to it successively, alternately or concurrently. Only a writing, signed by an officer of Mortgagee, shall be effective, but only to the extent therein specifically set forth, to change, modify or terminate any Mortgage Obligation, this Mortgage or any other agreement between Mortgagor and Mortgagee.

8. All of the rights, remedies, options, privileges and elections given to Mortgagee hereunder shall enure to the benefit of Mortgagee, any transferee or holder of this Mortgage, and their respective successors and assigns; and all the terms, conditions, promises, covenants, provisions and warranties of this Mortgage shall enure to the benefit of and shall bind the representatives, successors and assigns of the respective parties. Any and all security interests granted to Mortgagee shall attach to any and all proceeds and products. Each person signing this Mortgage warrants full authority to sign for the party named and said person, individually, together with the party named, shall be jointly and severally liable for the unpaid balance of the Mortgage Obligations in the event of the breach of the above provision and/or in the event Mortgagor fails to pay its obligations in full to Mortgagee immediately upon the sale, transfer, assignment or conversion of any of the Mortgaged Property and agrees that upon the request of Mortgagee after any default to segregate and hold all or any part of the Mortgaged Property in a fiduciary capacity and to adequately maintain service and insure said property and to protect same from use and/or abuse, all without charge to Mortgagee, such fiduciary duty to terminate only upon the actual delivery of the Mortgaged Property to Mortgagee. Mortgagor, recognizing that in the event of default no remedy at law would provide adequate relief to Mortgagee, agrees that Mortgagee shall be entitled to temporary and permanent injunctive relief without the necessity of proving actual damages.

9. Some of the Mortgaged Property may be in the hands of Mortgagor under one or more security agreements which are or may be held by Mortgagee and with respect to such Mortgaged Property, this Mortgage is only of any equity that Mortgagor may now or in the future have in such Mortgaged Property and Mortgagee by accepting this Mortgage shall not in any manner be considered as having waived any security interest arising independently of this Mortgage nor shall this Mortgage be construed as adversely affecting any rights of Mortgagee under any other security agreement nor as a waiver of any of the terms and provisions of any other security agreement, guaranty or endorsement, all of which shall remain and continue in full force and effect.

10. Intending that each and every provision of this Mortgage be fully effective and enforceable according to its terms, the parties agree that the validity, enforceability and effectiveness of each provision hereof shall be determined by the law of the state where the Mortgaged Property may be located or the residence or principal place of business of Mortgagor or Mortgagee, whichever renders each such provision effective; however, if any one or more provisions hereof are in conflict with any statute or law and therefore not valid or enforceable, then each such provision shall be deemed null and void but to the extent of such conflict only and without invalidating or affecting the remaining provisions hereof.

IN WITNESS WHEREOF, Mortgagor has caused these presents to be duly executed, the day and year first above written.

ATTEST

The Atlas Concrete Pump Service (Seal)  
Mortgagor Company

By Robert A. Jernigan Pres. (Title)

Secretary

STATE OF MARYLAND  
COUNTY OF ANNE ARUNDEL

SS.

Robert A. Jernigan

being duly sworn, deposes and says:

1. He is the President  
(hereinafter called "Mortgagor") described in and which executed the foregoing Mortgage

of The Atlas Concrete Pump Service Company

2. Mortgagor is the sole owner and in possession of the goods, chattels and property mentioned and described in the foregoing Mortgage. Said goods, chattels and property are free of all liens and encumbrances of any kind, nature and description (except for any held by the Mortgagee referred to below), and Mortgagor has the sole right and lawful authority to mortgage the same.

3. Mortgagor is solvent and justly indebted to Credit Alliance Corporation (hereinafter called "Mortgagee") in the amount of the aggregate sum of the Mortgage Obligations outstanding on the date hereof, and there are no claims, offsets or defenses against the same.

4. There are no judgments against Mortgagor, and no attachment or execution is now outstanding against any of Mortgagor's property. No receiver of Mortgagor has ever been appointed or applied for. There are no proceedings in bankruptcy pending affecting Mortgagor, nor have there ever been any such proceedings affecting Mortgagor, and no assignment for the benefit of creditors has been made by Mortgagor.

5. Deponent makes this affidavit realizing that Mortgagee is being induced thereby to extend credit to and/or accept Mortgagor as a credit risk in reliance upon the truth of the statements contained herein, and this affidavit is made to induce Mortgagee to do so.

Sworn to before me this 29th

day of MARCH, 1984

Raymond L. Hall  
RAYMOND L. HALL  
NOTARY PUBLIC STATE OF MARYLAND  
My Commission Expires July 1, 1986

STATE OF MARYLAND, COUNTY OF ANNE ARUNDEL, SS.

I, Raymond L. Hall, a Notary Public duly qualified in and for said County and State, do hereby certify that on this

29th day of MARCH, 1984, in (Place) 500 WILKINSON BLVD., in said County, before me personally appeared

ROBERT A. JERNIGAN to me personally well known

(For Individual)

as and to be the identical person named and described in and party to and who executed in his own proper handwriting and whose name is subscribed to the within and foregoing and annexed instrument of writing bearing date as therein indicated, and produced and delivered the same before me and who, upon being first duly sworn by me, stated that he knows the contents of said instrument and acknowledged that he signed, sealed, executed and delivered the same as and to be his free, lawful and voluntary act and deed for the uses, purposes and consideration therein mentioned and contained.

(For Partnership)

and known as and to be a member of the partnership of

and the identical person described in and party to and who executed in said partnership name the within, foregoing and annexed instrument of writing bearing date as therein indicated, and produced and delivered same before me, who, upon being first duly sworn by me, stated that he knows the contents of said instrument and duly acknowledged to me that he signed, sealed and delivered same in said partnership name as and for and to be his and said partnership's free, lawful and voluntary act and deed for the uses, purposes and consideration therein mentioned.

(For Corporation)

to be the identical person who signed the within and foregoing instrument of writing in his own proper handwriting and well known to me to be and who acknowledged himself to be the

of The Atlas Concrete Pump Service Company

who, being by me first duly sworn, did say that he is such officer of the aforesaid corporation, named in the within, foregoing and annexed instrument of writing; and being authorized so to do, executed said foregoing instrument; that he was duly authorized to execute said instrument for and in the name of said corporation and make this acknowledgment; that he knows the contents of said instrument; that he resides at

that he knows the seal of said corporation, that the seal affixed to said instrument is the corporate seal of said corporation; that said instrument was signed, sealed and delivered on behalf of said corporation by authority of its Board of Directors, and said affiant acknowledged that he executed said instrument as his free, true and lawful act and deed and the free, true, lawful and corporate act and deed of said corporation, in pursuance of said authority by him in his said capacity and by said corporation voluntarily executed for the uses, purposes and consideration therein mentioned and contained, by signing the name of the corporation by himself as such officer.

Given under and witness my hand and official seal the day and year in this certificate first above written

(Notarial Seal)

Raymond L. Hall NOTARY PUBLIC

RAYMOND L. HALL  
NOTARY PUBLIC STATE OF MARYLAND  
My Commission Expires July 1, 1986

SCHEDULE "A"

BOOK

472 PAGE 530

Page 2 of 2

This schedule is attached to and becomes part of Conditional Sales Contract, Chattel Mortgage or Lease dated March 29, 1984 between the undersigned.

QUANTITY	DESCRIPTION OF EQUIPMENT (Indicate whether "New" or "Used")	YEAR & MODEL	SERIAL NO.
One (1)	Hercules Concrete Pump mounted on one (1) Ford Model # _____ 1½ Ton Truck S/N N60BVP91931 plus all accessories and attachments thereto	1972 Twin 30	
One (1)	Hercules Concrete Pump mounted on one (1) Ford Model # _____ 1½ Ton Truck S/N N60DVR77695 plus all accessories and attachments thereto.	1973 Twin 30	

This schedule is hereby verified correct and undersigned Purchaser(s) Mortgagor(s) or Lessee(s) acknowledges receipt of a copy.

Seller, Mortgagee or Lessor:

Credit Alliance Corporation

By:

L. J. IV

Purchaser, Mortgagor or Lessee:

The Atlas Concrete Pump Service Company

By:



## FINANCING STATEMENT FORM UC-31

Identifying File No. \_\_\_\_\_

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recording tax indicate amount of taxable debt here \$ \_\_\_\_\_

If this statement is to be recorded in land records check here ☐

This financing statement Dated \_\_\_\_\_ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

## 1. DEBTOR

Name \_\_\_\_\_  
CONSTELLATION MARKETING, INC.

Address \_\_\_\_\_  
P.O. Box 336, Manasquan, NJ 08736

RECORD FEE 14.00

## 2. SECURED PARTY

Name \_\_\_\_\_  
FIRST COMMERCIAL CORPORATION

Address \_\_\_\_\_  
200 Sheffield Street

Mountainside, NJ 07092

Person And Address To Whom Statement Is To Be Returned If Different From Above.

POSTAGE  
#15323-0345 R01 J15:04

APR 26 84

3. Maturity date of obligation (if any) \_\_\_\_\_

4. This financing statement covers the following types (or items) of property: (List)

1984 48' Tri-Star fiberglass hull #CMI481020184  
1984 84 HP Perkins diesel engine #LD20663U753385H

Home anchorage/winter: Annapolis, MD 21403

ASSIGNEE:

FLEET NATIONAL BANK  
111 Westminster Street  
Providence, RI 02903

Residence: NOT SUBJECT TO STATE DOCUMENTARY STAMP

Douglas M. Calhoun  
8 Fifth Avenue  
Sea Girt, NJ 08750

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☐ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

(Signature of Debtor)

Douglas M. Calhoun, Vice President  
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Mailed to Secured Party

(Signature of Secured Party)

First Commercial Corporation  
Type or Print Above Signature on Above Line

14.00  
1.50

Anne Arundel

3-27-84



## FINANCING STATEMENT

File No.

THIS Financing Statement is presented to a FILING OFFICER pursuant to the Uniform Commercial Code.

1. DEBTOR(S) and Address(es) Ronald S. Oser, M.D., P.A. 3450 Fort Meade Road Laurel, Md. 20810	2. SECURED PARTY and Address UNION TRUST COMPANY OF MARYLAND Baltimore & St. Paul Streets Baltimore, Maryland 21203 Attn: Collateral Supervisor Commercial Loan Section Return to Secured Party
---	---

3. This Financing Statement covers the following types (or items) of property:

All of the property described in subparagraphs A through E below unless one or more boxes are checked. If a box is checked, "Collateral" means only the property described in the subparagraph (s) whose box or boxes are checked.

☒ A. All of Debtor's equipment and supplies (including all present and future additions, attachments, accessions, substitutions and replacements), used in or related to the conduct of Medicine (describe type of business or profession), including, but not limited to that which is described below and in any separate schedule at any time delivered by Debtor to Bank; and all proceeds thereof in any form whatsoever:

☒ B. All of the inventory of the Debtor, of every type or description, now owned and hereafter acquired and wherever located, including raw materials, work in process and finished goods, all materials usable or used or consumed in Debtor's business; all present and future substitutions and additions and all proceeds and products thereof in any form whatsoever.

☒ C. All of Debtor's present and future accounts receivable, contract rights, general intangibles, things in action, chattel paper, instruments, mortgages and returned, repurchased and repossessed goods, all money due or to become due Debtor, and the books and records relating to, and the proceeds of the foregoing in any form whatsoever.

☐ D. All crops, livestock and supplies held, used or produced in farming operations; all products of crops and livestock in every state or condition and all proceeds and products of the foregoing in any form whatsoever.

☐ E. Other.

4. Proceeds and products of collateral; and all options, rights, conversion, and other privileges now and hereafter arising with respect to collateral hereunder.

5. This transaction ~~(is)~~ (is not) exempt from the recordation tax. (Md.)  
Principal amount of debt initially incurred is: \$18,000.00

RECORD FEE 11.00  
RECORD TAX 126.00  
POSTAGE 50  
715326-1345 ROL 715:14  
APR 26 84

DEBTOR:

SECURED PARTY:

UNION TRUST COMPANY OF MARYLAND

Ronald S. Oser, M.D., P.A.

By: Tim RubioBy: Ronald S. Oser

Tim Rubio

(Type Name)

By: Donna Y. Oser

March 23, 1984

19 84

Donna Y. Oser

(Date Signed by Debtor)

INSTRUCTIONS: Sign in ink; type or print other information in ink. Margins are for use of Filing Officer only. Under each signature, type or print name of person signing and title, if any.

Md., Va., D.C., Pa.

Recd. Anne Arundel County

Dated: 3.29.84

Amount: \$137.50

RECEIVED FOR RECORD  
BUREAU OF REVENUE, MARYLAND

1984 APR 26 PM 3:21

E. AUBREY COLLISON  
CLERK11.00  
126.00  
50

Mailed to Secured Party

BOOK 472 PAGE 533

251796

## FINANCING STATEMENT

Check below if goods are  
or are to become fixtures.☐ TO BE RECORDED IN  
LAND RECORDS

For Filing Officer Use
File No. ....
Date & Hour .....

This Financing Statement is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

Maturity date (if any)

Name(s) of Debtor(s) or assignor(s) (Last Name First)	No.	Street	City	State
--	-----	--------	------	-------

COLONIAL CABLEVISION, LTD., a Maryland limited partnership DEBTOR IS A TRANSMITTING UTILITY	815	Route 3, Gambrills,	Maryland	21054
---	-----	---------------------	----------	-------

Name of Secured Party or assignee	No.	Street	City	State
AMERICAN SECURITY BANK, N.A., as Agent	1501	Pennsylvania Ave.,	Washington,	D.C. 20013

1. This financing statement covers the following types (or items) of property: (Lists or descriptions may be on separate sheets firmly attached hereto.) (Describe)

See Schedule "A" attached hereto and incorporated herein  
by reference.RECORD FEE 19.00  
POSTAGE .50455785 0345 R02 T15:45  
APR 26 84

(If affixed to realty—state value of each article)

CHECK ☒ THE LINES WHICH APPLY2. ☐ If collateral is crops: The above described crops are growing or will be grown on: (Furnish general description of real estate and name of record owner.)3. ☐ If collateral is goods which are or will become fixtures: The above described goods are fixed or will be affixed to: (If affixed to realty—state value of each article.) (Furnish general description of real estate and name of record owner.) If blocks system is maintained, state house number and street, if there be any, or block reference.

See Schedule "B" attached hereto and incorporated herein by reference.

4. ☒ Proceeds of collateral are also covered: ☒ Products of collateral are also covered:5. (This section applicable in Maryland only.) STRIKE OUT INAPPLICABLE WORDING  
The underlying secured transaction(s) being publicized by this Financing Statement is ~~is not~~  
subject to the Recordation Tax imposed by Article 81, §§ 277, 278 annotated Code of Maryland,  
as amended. If subject, the principal amount of the debt ~~is~~ subject to tax is \$4,231,500 .Debtor(s) or assignor(s) TAX PAID AT STATE DEPARTMENT OF ASSESSMENTS AND  
TAXATION.

COLONIAL CABLEVISION, LTD.,

By: CABLE TV FUND 11-A LTD.,  
a Colorado limited partnership,  
General PartnerBy: JONES INTERCABLE, INC.,  
a Colorado corporation,  
General PartnerAMERICAN SECURITY BANK, N.A., as Agent  
(Corporate, Trade or Firm Name)By: [Signature]  
Signature of Secured Party or Assignee(Owner, Partner or Officer and Title)  
(Signatures must be in ink)By: [Signature: Ken J. Cayle]

1984 APR 26 PM 3:46

E. ADAM COLLISON  
CLERKA. 00  
302Joan Lund Altman  
DICKSTEIN, SHAPIRO & MORIN  
2101 L STREET, N. W.  
WASHINGTON, D. C. 20037

RETURN TO:

affixed to:

SCHEDULE "A" TO FINANCING STATEMENT

All of the Debtor's interest in and to property, whether real or personal, and whether now existing or hereafter acquired, of the type described in the following paragraphs:

(i) All of the Debtor's tangible personal property, including without limitation all present and future inventory, goods, merchandise, furniture, fixtures, supplies, equipment, machinery, amplifiers, cables, antenna installations, connections, towers and associated equipment, and all microwave receivers, earth stations and studio equipment, whether now owned or hereafter acquired, and also including without limitation the tangible personal property used in the operation of the Anne Arundel Systems (as such term is defined in the Loan Agreement) and any other CATV systems hereafter owned or acquired by the Debtor;

(ii) All of the Debtor's rights under all present and future authorizations, permits, licenses and franchises issued or granted to the Debtor in connection with or for the operation of CATV systems (such authorizations, permits, licenses and franchises, together with any renewals or extensions thereof, being herein sometimes collectively referred to as "CATV Franchises");

(iii) All of Debtor's rights under all present and future pole attachment contracts, pole lease agreements, conduit use agreements and similar utility contracts;

(iv) All of the Debtor's rights under all present and future construction, engineering, management and related agreements pertaining to the construction and installation of CATV systems;

(v) All of the Debtor's rights under all present and future contracts with respect to the delivery of pay television services;

(vi) All of the Debtor's rights under all other present and future authorizations, permits, licenses, leases, franchises, contracts or agreements (including any additional CATV Franchises) issued or granted to or entered into by the Debtor from time to time hereafter;

(vii) All of the Debtor's rights under all present and future leases of property;

(viii) All of the Debtor's Receivables (as herein-after defined) and all monies and claims for money due or to become due to the Debtor under all of the Debtor's present and future Receivables ("Receivables" being deemed to mean and include accounts, contract rights, chattel paper and general intangibles as those terms are defined in the Uniform Commercial Code as now in effect in the District of Columbia);

(ix) All of the Debtor's patents and patent rights, trademarks, trade names, good will, inventions, processes, distribution rights, common law and statutory copyrights and literary property and music rights, licenses, agreements, leases, royalties, franchises, permits and judgments;



(x) All of the Debtor's right, title and interest in and to all real and immovable property or leaseholds, including pole use or other similar permits which constitute interests in real property, now or hereafter owned by the Debtor, and all fixtures with respect thereto, together with any and all estates and interests therein which the Debtor now has or may hereafter acquire, including without limitation all land, buildings and other erections, fixed plant, fixed equipment and all permits, rights, licenses, rents, benefits and other interest of any kind or nature whatsoever in or with respect to such real and immovable property or leaseholds; and

(xi) All other real or personal property, assets and things of value of every kind and nature, tangible or intangible, absolute or contingent, legal or equitable, which the Debtor may be possessed of or entitled to or which are now owned or may be hereafter acquired by the Debtor.



SCHEDULE B

2.991 acres, more or less, as shown on plan of subdivision known as "Minor Subdivision of COLONIAL CABLEVISION LTD", recorded among the Land Records of Anne Arundel County, Maryland, in liber 3304 at Page 78.

Being property conveyed to record owner by Deed dated February 5, 1980 and recorded in Liber 3289 at folio 308 among the aforesaid Land Records.

BOOK 472 PAGE 537

251798

This FINANCING STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code

1 Debtor(s) (Last Name First) and address

Alco Gravure, Inc.  
7364 Baltimore-  
Annapolis Blvd.  
Glen Burnie, MD 21061

2 Secured Party and address

Control Data Business  
Centers, Inc.  
22 W. Padonia Road,  
Suite C-152  
Timonium, MD 21093

3 For Filing Officer (Date, Time, Number, and Filing Office)

4 This financing statement covers the following types (or items) of personal property:

MANUFACTURER

DESCRIPTION

SERIAL NO.

YEAR

See Attached Schedule A.

5 Name, address of Assignee of Secured Party

RECORD FEE 12.00  
POSTAGE 50  
#15379 C345 R01 109:10  
APR 27 84

Check ☒ if covered: ☒ Proceeds of Collateral are also covered ☐ Products of Collateral are also covered No. of additional sheets presented:

Filed with

Alco Gravure, Inc.

(SIGNATURE OF DEBTOR)

By:

Murray Farkas, Vice President

RETURN TO

Control Data Business Centers, Inc.

(NAME OF SECURED PARTY)

By

William C. Benner, Operations Mgr.

Filing Officer Copy—Alphabetical

FORM 1178 F

PRINTED IN U.S.A.

6/67

Mailed to Secured Party

RECEIVED FOR RECORD  
CIRCUIT COURT, A.A. COUNTY

1984 APR 27 AM 10:53

E. AUDREY COLLISON  
CLERK



BOOK 472 PAGE 533

251797

## FINANCING STATEMENT

This financing statement is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

DEBTOR Robert L. Mann & Janet Mann  
 (Name or Names)  
73 Milburn Circle, Pasadena, Maryland 21122  
 (Debtor's Address—Street No., City, County, State)

mailed to: SECURED PARTY THE CARROLLTON BANK OF BALTIMORE  
 TWO CHARLES PLAZA CHARLES AND SARATOGA STREETS  
 BALTIMORE, MARYLAND 21203

1. This financing statement covers the following items of personal property:

Make (if Automobile) Or Manufacturer	Description (if Automobile, Body Type)	Serial No.	Motor No.	Model No.	Year
DeFever	44' Boat	ADF441110482		D/C	1982
Ford Lehman	Twin 120 Diesel Engines				
	Model #	6DH 380/DH161C & 6DH 380/DH161CP			
	Serial Numbers:	D1299/305 & D1299/335			

2. If above described personal property is to be affixed to real property, describe real property:

3. This transaction ~~(is)~~ (is not) exempt from the Recordation Tax.

RECORD FEE 12.00  
 RECORD TAX 609.00  
 POSTAGE .50  
 \$12790.00 R01 T09:11  
 APR 27 84

Dated this 30th day of March, 19 84

Witness:

Jack F. McMillan  
 Jack F. McMillan

Attest:

W. C. Dutton  
 W. C. Dutton

Robert L. Mann Debtor  
 Robert L. Mann Signs  
Janet Mann Debtor  
 Janet Mann Signs  
 Debtor  
 Signs

THE CARROLLTON BANK OF BALTIMORE

By: J. O. Bromwell, Jr., Assistant Cashier

Return to: The Carrollton Bank of Baltimore, Post Office Box 1391, Baltimore, Md. 21203

77-063

Mailed to Secured Party

1984 APR 27 AM 10:53

E. AUDREY COLLISON  
CLERK1200  
609.00  
.50

## FINANCING STATEMENT FORM UCC-1

Identifying File No. 251799

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recorda-  
tion tax indicate amount of taxable debt here. **NOT SUBJECT TO RECORDATION TAX**

If this statement is to be recorded  
in land records check here. ☐

This financing statement Dated \_\_\_\_\_ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

## 1. DEBTOR

Name Stockett's Excavating & Hauling, Inc.  
Address 1174 W. Central Ave, Davidsonville, MD 21035

## 2. SECURED PARTY

Name ITT Industrial Credit Company  
Address P O Box 1071, Columbia, MD 21044

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) \_\_\_\_\_

4. This financing statement covers the following types (or items) of property: (list)

- (1) Caterpillar Model 943 Crawler Loader
- (1) Caterpillar Model 953 Crawler Loader
- (1) Caterpillar Model 963 Crawler Loader

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☒ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

David C. Stockett  
(Signature of Debtor)

Type or Print Above Name on Above Line

David C. Stockett, President  
(Signature of Debtor)

Type or Print Above Signature on Above Line

RECORD FEE 11.00  
POSTAGE 50  
#15381 C345 ROL 109:12  
APR 27 84

N. F. Sweet, Agent  
(Signature of Secured Party)

N. F. Sweet, Agent

Type or Print Above Signature on Above Line

Mailed to Secured Party

1100/50



47-11540

251800

FINANCING STATEMENT

FORM UCC-2

Identifying File No. \_\_\_\_\_

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ 1500.00

If this statement is to be recorded in land records check here. ☐

This financing statement Dated 2-28-84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. Name of Debtor Robert S. Horn

Address 1883 Betson Ave Odenton, Md. 21113

Anna Arnold  
Ct.

2. Name of Secured Party Baldwin Piano & Organ Company

Address 1801 Gilbert Avenue - Cincinnati, Ohio 45202

3. Assignee of Secured Party \_\_\_\_\_

Address \_\_\_\_\_

Person And Address To Whom Statement Is To Be Returned If Different From Above

RECORD FEE

11.00

RECORD TAX

10.50

POSTAGE

.50

#15384 C345 R01 709:15

APR 27 84

4. Maturity date of obligation (if any) \_\_\_\_\_

5. This financing statement covers the following types (or items) of property: (list)

Baldwin Piano/Organ, Model No. EP 101, Serial No. 1969  
(Brand Name)  
and bench.

CHECK ☒ THE LINES WHICH APPLY

6. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☒ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

Robert S. Horn  
(Signature of Debtor)

Robert S. Horn  
Type or Print Above Signature on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Baldwin Piano & Organ Company

[Signature]  
(Signature of Secured Party)

Type or Print Above Name on Above Line

Mailed to Secured Party

110  
10 50

## STATE OF MARYLAND

## FINANCING STATEMENT FORM UCC-1

BOOK 472 PAGE 541

Identifying File No.

251801

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$

If this statement is to be recorded in land records check here. ☐

## INSTALLMENT PLAN NOT SUBJECT TO RECORDATION TAX.

This financing statement Dated is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

## 1. DEBTOR

Name Refuse Removers, Inc.

Address P. O. Box 167, Annapolis, MD 21401

## 2. SECURED PARTY

Name Circle Business Credit, Inc.

Address P. O. Box 24123

Louisville, KY 40224

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any)

4. This financing statement covers the following types (or items) of property: (list)

SEE SCHEDULE "A" ATTACHED; including all attachments, additions, replacements & substitutions to or of said equipment & all future advances; contract rights, accounts receivable and proceeds of rentals or leases generated by subject equipment.

FILED WITH ANNE ARUNDEL CLERK OF THE CIRCUIT COURT, MARYLAND

RECORD FEE 11.00  
#15385 C345 R01 109:15  
APR 27 84

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☒ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

*Mans...*  
(Signature of Debtor)

Refuse Removers, Inc.

Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

*Thomas...*  
(Signature of Secured Party)

Circle Business Credit, Inc.

Type or Print Above Signature on Above Line

Mailed to Secured Party

SCHEDULE "A"  
REFUSE REMOVERS, INC.

BOOK 472 PAGE 542

EQUIPMENT/COLLATERAL:

One (1) Lewisteel 40 cu. yd. Open Top EZZEE Roll-Off Container, S/N 3925

Two (2) Lewisteel 30 cu. yd. Open Top EZZEE Roll-Off Containers, S/N's 3906  
and 3931

Three (3) INGOLDS Front Load Containers, S/N's 3999, 4000 and 4001

Forty-Six (46) Lewisteel 3 cu. yd. Front Loading Containers, S/N's  
82-7113, 82-7123, 82-7147, 82-7156, 82-7165, 82-7174, 82-7187, 82-7204,  
82-7218, 82-7228, 82-7234, 82-7239, 82-7240, 82-7244, 82-7288, 82-7302,  
82-7344, 82-7345, 82-7368, 82-7380, 82-7381, 82-7398, 82-7804, 82-7305,  
82-7308, 82-7314, 82-7315, 82-7817, 82-7818, 82-7819, 82-7822, 82-7823,  
82-7824, 82-7825, 82-7828, 82-7829, 82-7832, 82-7837, 82-7838, 82-7844,  
82-7847, 82-7350, 82-7855, 82-7858, 82-7866 and 82-7877.

Thirty-Eight (38) Lewisteel 4 cu. yd. High Front Load Containers, S/N's  
82-7143, 82-7157, 82-7194, 82-7196, 82-7289, 82-7323, 82-7332, 82-7333,  
82-7389, 82-7400, 82-7452, 82-7500, 82-7501, 82-7502, 82-7503, 82-7504,  
82-7505, 82-7507, 82-7508, 82-7600, 82-7610, 82-7612, 82-7620, 82-7621,  
82-7631, 82-7639, 82-7640, 82-7642, 82-7644, 82-7648, 82-7672, 82-7674,  
82-7675, 82-7682, 82-7686, 82-7636, 82-7630 and 82-7694.

RECEIVED  
DADE COUNTY  
1981 APR 27 AM 10:53  
CLERK  
AUDREY COLLISON

STATE OF MARYLAND

BOOK 472 PAGE 543

FINANCING STATEMENT FORM UCC-1

Identifying File No.

251802

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK.

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$

If this statement is to be recorded in land records check here. ☐

INSTALLMENT PLAN NOT SUBJECT TO RECORDATION TAX.

This financing statement Dated is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. DEBTOR

Name Refuse Removers, Inc.

Address P. O. Box 167, Annapolis, MD 21401

2. SECURED PARTY

Name Circle Business Credit, Inc.

Address P. O. Box 24123, Louisville, KY 40224

RECORD FEE 11.00  
#15386 C345 R01 T09:16  
APR 27 84

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any)

4. This financing statement covers the following types (or items) of property: (list)  
Two (2) Accurate 20 cu. yd. Open Top Roll Off Containers, S/N's 12428 and 12430; One (1) Hesco 40 cu. yd. Open Top Container w/cable understructure, S/N HC-130; One (1) Cavalier 40 cu. yd. Open Top Roll Off Container, S/N 0371; One (1) Hico 20 Cu. yd. Open Top Container, S/N 4170; One (1) Hico R2278 39 yd. Open Top Roll Off Container, S/N 18776; Five (5) Hico 30 cu. yd. Open Top Containers, S/N's 4120, 4257, 4273, 4274 and 4299; including all attachments, additions, replacements & substitutions to or of said equipment & all future advances; contract rights, accounts receivable and proceeds of rentals or leases generated by subject equipment.

FILED WITH ANNE ARUNDEL CLERK OF THE CIRCUIT COURT, MD.

CHECK ☒ THE LINES WHICH APPLY

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

XXX (Proceeds of collateral are also covered)  
☐ (Products of collateral are also covered)

*Thomas L. Linton*  
(Signature of Debtor)

Refuse Removers, Inc.  
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Mailed to Secured Party

*Thomas L. Linton*  
(Signature of Secured Party)

Circle Business Credit, Inc.  
Type or Print Above Signature on Above Line

1100/50



STATE OF MARYLAND

BOOK

472 PAGE 544

751803

Financing Statement (Form UCC-1)

Identifying File No. \_\_\_\_\_

Not Subject to Recording Tax

1. LESSEE: LOK-TITE INDUSTRIES, INC. (Triangle Sign & Service Division)  
Name or Names822 Central Avenue Linthicum MD 21090  
Address City State Zip Code2. LESSOR: BUTLER AND COMPANY, INC.9051 BALTIMORE NATIONAL PIKE ELLICOTT CITY, MD 21043  
Address City State Zip Code

3. ASSIGNEE (if any) OF LESSOR: \_\_\_\_\_

4. THIS FINANCING STATEMENT COVERS THE FOLLOWING TYPES OF PROPERTY (Describe)

1) Model TS806-20 Computer

2) Model TS800 Terminals

1) Okidata-93 Printer

2) Cables RS422.1) Cable RS232.1) Cable Parallel. Cymalware

Including: General Ledger, Accounts Payable, Accounts Receivable

and Payroll

RECORD FEE 11.00  
POSTAGE .50  
#1532 6745 801 109:31

APR 27 84

5. PROCEEDS OF COLLATERAL (including Insurance Proceeds) ARE COVERED HEREUNDER.

LESSEE:

LESSOR:

LOK-TITE INDUSTRIES, INC.  
(Triangle Sign & Service Division)  
Name of LesseeBUTLER AND COMPANY, INC.

BY:

Signature of Lessee

BY:

Signature of Lessor

Robert Altshuler, Pres.  
Type or Print, include titleDEBORAH STRAN CREDIT MGR  
Type or Print, include title

TO THE FILING OFFICER: After this statement has been recorded please return to:

BUTLER AND COMPANY, INC.  
9051 Baltimore National Pike  
Ellicott City, MD 21043

Mailed to Secured Party

## FINANCING STATEMENT

1. ☐ To be recorded in the Land Records.
2. ☒ To be recorded among the Financing Statement Records.
3. ☒ Not subject to Recordation Tax.
4. ☐ Subject to Recordation Tax on an initial debt in the principal amount of \$. The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to \_\_\_\_\_.

251804

5. Debtor(s) Name(s) Address(es)  
Joseph M. Sipocz 6816 Ritchie Highway  
Glen Burnie, Maryland 21061

6. Secured Party Address  
Equitable Bank, National Association 100 S. Charles Street  
Attention: Gayle A. Riecks Baltimore, Maryland 21201  
Corporate Banking Officer

7. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property:

☐ A. **Inventory.** All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof.

☐ B. **Accounts.** All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.

☐ C. **General Intangibles.** All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☐ D. **Chattel Paper.** All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.

☐ E. **All Equipment and Fixtures.** All of the equipment and fixtures of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☐ F. **Specific Equipment and Fixtures.** All of the equipment and fixtures of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☒ G. **Other.** All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.

8. **Proceeds.** Cash and non-cash proceeds of the above property are also covered by this Financing Statement including specifically, but without limitation, (a) cash and non-cash proceeds deposited in any deposit accounts, and (b) all accounts, chattel paper, instruments, inventory, equipment, general intangibles or other goods or property purchased or acquired with cash and/or non-cash proceeds of any of the above property.

9. ☐ All or a portion of the property described above is affixed or is to be affixed to or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference. The record owner(s) of such real estate is/are: \_\_\_\_\_

Debtors

Joseph M. Sipocz

(Seal)

(Seal)

(Seal)

(Seal)

Mr. Clerk: Please return to the Equitable Bank, National Association to the officer and at the address set forth in paragraph 6 above.

1150

1984 APR 27 AM 10:54

E. AUBREY COLLISON  
CLERK

L. Wright &amp; Pankas

## SCHEDULE A

BOOK 472 PAGE 546

This Schedule A is attached to and made a part of a Financing Statement by and between Equitable Bank, National Association, a National Banking Corporation, and Joseph M. Sipocz, an Individual.

### Collateral      Section G (continued)

All right, title and interest, now and hereafter existing, in and to that certain Lease, by and between Midas Realty Corporation, a Delaware Corporation, as Lessee, and Joseph M. Sipocz, an Individual, as Lessor, with respect to the business premises known as 11340 Amherst Avenue, Wheaton, Maryland; together with all extensions, renewals and subleases thereon, all moneys due or to become due thereunder, and all cash and non-cash proceeds and products thereof.

Lease Date: March 19, 1984

COPY FOR FILING

## FINANCING STATEMENT

- ☒ Not Subject to Recordation Tax  
☐ Subject to Recordation Tax; Principal Amount is \$ \_\_\_\_\_
- ☐ To Be Recorded in Land Records (For Fixtures Only).

NAME	ADDRESS
1. Debtors(s) (or assignor(s) )	No. Street City State
<u>Donald A. and Linda C. Hooker</u>	<u>3723 8th Avenue, Edgewater, Maryland 21037</u>

2. Secured Party (or assignee)  
 SUBURBAN BANK 6610 Rockledge Drive, Bethesda, Maryland 20817

3. This Financing Statement covers the following types (or items) of property:

System 36 Model A12 #5360 #1020107; Display Stations Model 001 #5291 #91-A5694 and #91-A5708; Printer Model 002 #5224; System Software SS1 #5727; Utilities UT1 #5727; RPG II Compiler RGL #5727; PC Portable 756K IBM A520D, S/N0005427; 1200B Modem Hays #H856U; S/N84012579; C. Itah F-80/40 Lead-E0010; S/N004309; DOS 2.10 IBM K4413; Data Defender RWK-Hpp01u; Printer Cable Lund R0117; DS DD Disk Drive CDE F357u S/N404664 & S/N403755; MONESA/E #02-251171 ; Surge Suppressor Trip-R0006

CHECK ☒ THE LINES WHICH APPLY

4. ☐ (If collateral is crops) The above described crops are growing or are to be grown on the Real Estate described below:  
☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to the Real Estate described below:

Title Owner of Real Estate: \_\_\_\_\_

5. ☒ (If proceeds of collateral are claimed) Proceeds of the collateral are also covered. **RECORD FEE 12.00**  
☒ (If products of collateral are claimed) Products of the collateral are also covered. **POSTAGE .50**  
**#15400 C345 R01 T09:44**  
 6. Mailing instructions: This Financing Statement, after recorded, should be delivered or mailed to the Secured Party (or assignee) at the address above stated. **APR 27 84**

Secured Party:

SUBURBAN BANK

By: \_\_\_\_\_

Type Name Thomas V. Clagett

Title Vice President

Debtor(s) or Assignor(s)

Donald A. Hooker

Linda C. Hooker

Type or Print Name and Title of Each Signature

Mailed to Secured Party



BOOK 472 PAGE 543

251806

UNIFORM COMMERCIAL CODE - FINANCING STATEMENT  
(Maryland)

This Financing Statement is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

1. Debtor(s) (Last Name First) address(es) <i>PERRY, William J. III</i> <i>7992 QUARTERFIELD RD</i> <i>SEVERN, MD 21144</i>	2. Secured Party(ies) and Address(es) <i>Ford Motor Credit Co.</i> <i>1101 North Pt. Blvd.</i> <i>Balto., MD. 21224</i>
--	--

For Filing Officer (Date, Time, Number and Filing Office)

3. This Financing Statement covers the following types (or items) of personal property:  
*ONE FORD MODEL 1100 TRACTOR S/N U130423*  
*ONE FORD MODEL 768-2 LOADER S/N U130511*  
*ONE WOODS RB-5 5' BLADE S/N C227*  
*BRIAN HARTLEY AISC HARROW & POW*

Check if covered: ☒ Proceeds of collateral covered ☐ Products of collateral covered

4. This transaction is exempt from the Recording Tax.

Filed with:

*Anne Arundel Co*

RECORD FEE 11.00  
POSTAGE .50  
#15402 C345 R01 109:53  
APR 27 84

*William J. Perry III*  
(SIGNATURE OF DEBTOR)

Ford Motor Credit Co.  
(NAME OF SECURED PARTY)

WILLIAM J. PERRY III

BY: *Jean Fitz*

(SIGNATURE OF DEBTOR)

FMCC 7098-M (MARYLAND) PREVIOUS EDITIONS MAY BE USED

PRINTED IN U.S.A.

1100/50

RECEIVED FOR RECORD  
GWINNETT COUNTY, A.A. COUNTY

Mailed to Secured Party

1984 APR 27 AM 10:54

E. AUDREY COLLISON  
CLERK

251807

BOOK 472 PAGE 549

FINANCING STATEMENT

☒ Not subject to recordation tax  
☐ Subject to recordation tax on principal amount of \$.....

1. Name of Debtor(s): Casa Rio Marina, Inc  
Address: Cadle Creek Road  
Mayo, Maryland 21106

2. Name of Secured Party: FIRST AMERICAN BANK OF MARYLAND  
Address: 8701 Georgia Avenue  
Silver Spring, Maryland 20910

3. This Financing Statement covers the following types (or items) of property:

All of the debtor's present and future accounts receivables.

RECORD FEE 11.00  
POSTAGE .50  
#15403 C345 R01 109:54  
APR 27 84

4. Check the statements which apply, if any, and supply the information indicated:

☐ (If collateral is goods which are or are to become fixtures—describe real estate; include house number and street, and block reference where applicable; type "TO BE RECORDED IN LAND RECORDS" across top of page and complete reverse side of this form.)  
The above-described goods are affixed or to be affixed to:

☒ Proceeds of the collateral are also covered.

☐ Products of the collateral are also covered.

Debtor(s): Casa Rio Marina, Inc.

*Rita C. Dunbar*  
.....  
Rita C. Dunbar, Secretary

Secured Party:

FIRST AMERICAN BANK OF MARYLAND

By: *Wayne R. Frazier, Sr.*  
.....  
Wayne R. Frazier, Sr. - Branch Officer  
(Type Name and Title)

(NOTE: Type name under each signature and if company, type name of company and name and title of authorized signer.)

(Attn-Clerk: Return to 1st American Bank of Maryland at address shown in 2. above)

I certify under penalty of law that a \$12.00 filing fee was paid to Maryland Department of Assessments and Taxation.

1100  
-50

Mailed to Secured Party

## FINANCING STATEMENT FORM UCC-1 5/76

Identifying File No. \_\_\_\_\_

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$ \_\_\_\_\_

If this statement is to be recorded in land records check here. ☐

This financing statement Dated \_\_\_\_\_ is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

## 1. DEBTOR

Name Marcalus, Craig E. TIA MARCALUS SEA CATCH

Address 655 Deale Road, Deale, Maryland 21751

## 2. SECURED PARTY

Name National Refrigeration Co., Inc.

Address 2903 Grindon Ave.

Baltimore, Md. 21214

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) \_\_\_\_\_

4. This financing statement covers the following types (or items) of property: (list)

(1) Hussman Fish Case - Model #DET8U - S/N 8581-0181

RECORD FEE 12.00  
POSTAGE .50

#15416 C345 R01 T10-28

CHECK ☒ THE LINES WHICH APPLY

APR 27 84

5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☒ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

Marcalus Sea Catch  
(Corporate or Trade Name)

[Signature]  
(Signature of Debtor)

Craig E. Marcalus  
Type or Print Signature

(Signature of Debtor)

Type or Print Signature

National Refrigeration Co., Inc.

William F. Almquist Pres.  
(Signature of Secured Party)

William F. Almquist, Pres.  
Type or Print Above Signature on Above Line

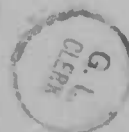
1200  
50

Mailed to Secured Party

RECEIVED FOR RECORD  
CIRCUIT COURT, A. COUNTY

1984 APR 27 AM 10:56

E. AUBREY COLLISON  
CLERK



STATE OF MARYLAND

BOOK 472 PAGE 551

UNIFORM COMMERCIAL CODE

STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT ETC. — FORM UCC-3

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 250-523

RECORDED IN LIBER 469 FOLIO 438 ON 1-19-84 (DATE)

1. DEBTOR

Name Masters, Mates & Pilots, M.A.T.E.S. Program  
Address 5700 Hammonds Ferry Road, Linthicum, Maryland 21227

2. SECURED PARTY

Name AT&T Information Systems Inc.  
Address 400 East Pratt Street  
Baltimore, Maryland 21202

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any)

CHECK ☒ FORM OF STATEMENT

<p><b>A. Continuation</b> <input type="checkbox"/> The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p><b>B. Partial Release</b> <input type="checkbox"/> From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
<p><b>C. Assignment</b> <input type="checkbox"/> The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p><b>D. Other: Termination</b> <input type="checkbox"/> (Indicate whether amendment, termination, etc.)</p>

RECORD FEE  
POSTAGE

11.00

.50

#15419 CF45 R01 110:31  
APR 27 84

CLERK

1984 APR 27 AM 10:56

E. AUDREY COLLISON  
CLERK

11.00  
1.50

Mailed to Secured Party

Dated \_\_\_\_\_

Joseph L. Carter, Jr.  
(Signature of Secured Party)

Joseph L. Carter, Jr.

Type or Print Above Name on Above Line

AT&T Information Systems Inc.



## FINANCING STATEMENT

1. ☐ To be recorded in the Land Records.
2. ☒ To be recorded among the Financing Statement Records.
3. ☐ Not subject to Recordation Tax.
4. ☒ Subject to Recordation Tax on an initial debt in the principal amount of \$ 50,000.00. The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to Anne Arundel County, Maryland.

RECORD FEE 11.00  
RECORD TAX 350.00  
POSTAGE .50  
#15420 C345 R01 T10:32  
APR 27 84

5. Debtor(s) Name(s) Address(es)  
Caton Parts Corporation 808-A Barkwood Court  
Linthicum, Maryland 21090

6. Secured Party Address  
Equitable Bank, National Association 100 S. Charles Street  
Attention: Bob Scrivener Baltimore, Maryland 21201  
(Type name & title)  
Documentation Assistant

7. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property:

☒ A. **Inventory.** All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof.

☒ B. **Accounts.** All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.

☒ C. **General Intangibles.** All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☒ D. **Chattel Paper.** All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.

☒ E. **All Equipment and Fixtures.** All of the equipment and fixtures of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☐ F. **Specific Equipment and Fixtures.** All of the equipment and fixtures of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☐ G. **Other.** All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.

8. **Proceeds.** Cash and non-cash proceeds of the above property are also covered by this Financing Statement including specifically, but without limitation, (a) cash and non-cash proceeds deposited in any deposit accounts, and (b) all accounts, chattel paper, instruments, inventory, equipment, general intangibles or other goods or property purchased or acquired with cash and/or non-cash proceeds of any of the above property.

9. ☐ All or a portion of the property described above is affixed or is to be affixed to or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference. The record owner(s) of such real estate is/are: \_\_\_\_\_

Debtors Caton Parts Corporation

By: Jerzy Wasicki (Seal) \_\_\_\_\_ (Seal)  
Jerzy Wasicki, President  
\_\_\_\_\_  
(Seal) \_\_\_\_\_ (Seal)

Mr. Clerk: Please return to the Equitable Bank, National Association to the officer and at the address set forth in paragraph 6 above.

Form 609 (7/82)

RECEIVED  
APR 27 1984  
CLERK

1100  
350.00  
- 50

350.00  
11.50  
361.50  
BS(074)

BOOK 472 PAGE 553

251810

This FINANCING STATEMENT is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code.		No. of Additional Sheets Presented	73301366		
1 Debtor(s) (Last Name First and Address(es)) <b>JUDITH A. THOMAS</b> <b>JAMES W. THOMAS</b> <b>CHESAPEAKE MOBILE CT.</b> <b>LOT 157D</b> <b>HANOVER 21076 MD</b>		2 Secured Party(ies): Name(s) and Address(es) <b>CHESAPEAKE MOBILE HOMES, INC.</b> <b>P.O. BOX 288</b> <b>MILLERSVILLE, MD 21108</b>	3 <input type="checkbox"/> The Debtor is a transmitting utility		
5 This Financing Statement covers the following types (or items) of property: <b>1984 IMPERIAL / REGAL 14 X 70</b> <b>&amp; ALL APPLIANCES, HOUSEHOLD FURNISHINGS, EQPMT, WHEELS, AXELS, ACCESSORIES, AND PARTS INCLUDED ON INVOICE, AND ALL CONTRACT RIGHTS PERTAINING TO ORIGINAL INSTALLMENT SALES CONTRACT.</b> <b>SERIAL # 84117</b> <input type="checkbox"/> Products of the Collateral are also covered.		6 Assignee(s) of Security and Address(es) <b>GREEN TREE ACCEPTANCE INC.</b> <b>P O BOX R</b> <b>UNIONTOWN, PA 15401</b> <b>APR 27 84</b>	4 For Filing Officer: Date, Time, No. - Filing Office		
8. Describe Real Estate Here: <input type="checkbox"/> This statement is to be indexed in the Real Estate Records. <b>NCT SUBJECT TO RECORDATION TAX</b>		9 Name of a Record Owner	7. <input type="checkbox"/> The described crops are growing or to be grown on: * <input type="checkbox"/> The described goods are or are to be affixed to: * <input type="checkbox"/> The lumber to be cut or minerals or the like (including oil and gas) is on: * * (Describe Real Estate in Item 8.)		
No. & Street	Town or City	County	Section	Block	Lot
10. This statement is filed without the Debtor's signature to perfect a security interest in Collateral (check appropriate box): <input type="checkbox"/> which is proceeds of the original Collateral described above in which a security interest was perfected, or <input type="checkbox"/> acquired after a change of name, identity or corporate structure of the Debtor, or <input type="checkbox"/> as to which the filing has lapsed, or already subject to a security interest in another jurisdiction: JUDITH A. THOMAS brought into this State, or <input type="checkbox"/> which Debtor's location was changed to this State.					
11. If appropriate in this filing, the terms Debtor(s) and Secured Party(ies) shall respectively mean: <input type="checkbox"/> Consignee(s) and Consignor(s), or <input type="checkbox"/> Lessee(s) and Lessor(s).					
By <u>Judith A. Thomas</u> JAMES W. THOMAS Signature(s) of Debtor(s)		By <u>Conne J. Hurty</u> GREEN TREE ACCEPTANCE INC. Supervisor Signature(s) of Secured Party(ies) (Required only if Item 10 is checked.)			
(1) FILING OFFICER COPY - NUMERICAL					
3/83 STANDARD FORM - FORM UCC-1 — Approved by the Secretary of the Commonwealth of Pa.					

1200/50

Failed to Agree

RECEIVED FOR RECORD  
SARANT COUNTY, PA

1984 APR 27 AM 10:56

E. AUBREY COLLISON  
CLERK

BOOK 472 PAGE 554

This FINANCING STATEMENT is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code.		No. of Additional Sheets Presented:	3. Maturity Date (Optional):
1. Debtor(s) (Last Name First) and Address(es): ANDERSON-SHERMAN, ARNOLD K. ANDERSON-SHERMAN, P.L.A. 4040 Poplar Farrifax, Virginia 22030	2. Secured Party(ies) Name(s) And Address(es): NATIONAL SAVINGS AND TRUST COMPANY 15TH AND NEW YORK AVENUE, N.W. WASHINGTON, DC 20005 (COMMERCE BRANCH)	4. For Filing Officer: Date, Time, File No., Filing Office:  RECORD FEE 10.00 POSTAGE .50 #15426 C345 R01 T10:41 APR 27 84	
7. This Financing Statement covers the following types or items of collateral: (Describe real estate, including record owner if item 6 is applicable) Westerly "Pageant" Name "WOXOF" Hull NO. M102, Lloyds Hull Certificate No. D 40905 Sloop. Year built 1970. Registration No. MD4656 N, LOA 23' 1", LWL 19', Beam 8', Draft 2'10". ENGINE- Evinrude outboard 15 h.p. gas. Model No: 1555C Serial No: 10001/66 year. 1975. CONSTRUCTION: Fiberglass reinforced hull and deck/coachroof mouldings. AN after cockpit twin fin keel sloop with two cabin layout and enclosed head space. hull built to Lloyds specification and certificated. Gold anadised aluminum spars COLOR: White with white decks and coachroof, dark blue white stripe. Lien amount \$10,167.36. Boat located Harrington Harbor, Friendship, Maryland. <input type="checkbox"/> Proceeds- <input type="checkbox"/> Products of the collateral are also covered.		5. Assignee(s) of Secured Party, Address(es):  6. <input type="checkbox"/> The described crops are growing or to be grown on the real property described in Item 7. <input type="checkbox"/> The described goods are or are to be affixed to the real property described in Item 7.	
TERMINATION STATEMENT: This Statement of Termination of Financing is presented to a Filing Officer pursuant to the Uniform Commercial Code. The Secured Party certifies that the Secured Party no longer claims a security interest under the financing statement bearing the file number shown above. (A Termination Statement signed by a person other than the secured party of record must include or be accompanied by the assignment or a statement by the secured party of record that he has assigned the security interest to the signer of the Termination Statement.) Date April 10 19 84 LIBER 423 PAGE 329 10:50 NS&T Bank, N.A. - Steven Gimpel-officer Banking (3) Filing Officer Copy-Acknowledgement. Filing Officer is requested to note file number, date and hour of filing on this copy and return to the person filing, as an acknowledgement. By <i>[Signature]</i> (Signature of Secured Party or Assignee) UCC 1 FINANCING STATEMENT			

10<sup>00</sup>/<sub>50</sub>

Mailed to Secured Party

RECEIVED FOR RECORD  
CLERK COURT, C.A. COUNTY

1984 APR 27 AM 10:57

E. AUBREY COLLISON  
CLERK



BOOK 472 PAGE 555

TERMINATION STATEMENT

Identifying File No. 244988 liber 455  
page 596

FILING OFFICER: Please mail this Termination Statement to the Secured Party at its address.

ACCOUNT NUMBER 117442-5

DEBTORS (Names and Residence Address)	SECURED PARTY (Name and Address)
Kopp, Chalres W and Karen 1621 George Ave Severn Md 21144	BLAZER FINANCIAL SERVICES, INC. 7479 BALTIMORE ANNAPOLIS BLVD. P. O. BOX 66 GLEN BURNIE, MD. 21061

This statement of termination of financing is presented to a filing officer for filing pursuant to the Uniform Commercial Code. The Secured Party certifies the Secured Party no longer claims a security interest under the Financing Statement bearing the file number shown above.

Secured Party Blazer Financial Services Inc

By J Beers  
J Beers  
0227 20 Maryland 2-64

Title Clerk

Dated April 9

RECORD FEB 4 10.00  
POSTAGE .50  
#15427 C345 R01 T10:42

APR 27 84



RECEIVED FOR RECORD  
CIRCUIT COURT, A.A. COUNTY  
1984 APR 27 AM 10:57  
E. AUBREY COLLISON  
CLERK

Mailed to Secured Party



BOOK 472 PAGE 556

TERMINATION STATEMENT

Identifying File No. 237956 11br 437  
page 515

FILING OFFICER: Please mail this Termination Statement to the Secured Party at its address.

ACCOUNT NUMBER 114388-3

DEBTORS (Names and Residence Address)	SECURED PARTY (Name and Address)
Lohmann Sr, Vernon and Rosalie 108 Railroad Ave Pasadena Md 21122	BLAZER FINANCIAL SERVICES, INC. 7479 BALTIMORE ANNAPOLIS BLVD. P. O. BOX 66 GLEN BURNIE, MD. 21061

This statement of termination of financing is presented to a filing officer for filing pursuant to the Uniform Commercial Code. The Secured Party certifies the Secured Party no longer claims a security interest under the Financing Statement bearing the file number shown above.

Secured Party Blazer Financial Services Inc

By J Beers  
J Beers  
0227-20 Maryland 2-64

Title Clerk

Dated 4-5-

RECORD FEE  
POSTAGE

10.00  
.50

19 84  
#15428 C345 ROL 110:43  
APR 27 84



RECEIVED FOR RECORD  
CLERK OF COURT, CAL. COUNTY

1984 APR 27 AM 10:57

E. AUBREY COLLISON  
CLERK

10<sup>00</sup>/<sub>50</sub>

Mailed to Secured Party

BOOK 472 PAGE 557

251811

This **FINANCING STATEMENT** is presented to a filing officer for filing pursuant to the Uniform Commercial Code: 3. Maturity date (if any):

1. Debtor(s) (Last Name First) and address(es)  
Westinghouse Electric Corp.  
Rte 22/30 and McKee Rd.  
Oakdale, PA 15071

2. Secured Party(ies) and address(es)  
Diamond Page Int'l Corp.  
713 East Genesee Street  
Syracuse, NY 13210

For Filing Officer (Date, Time, Number, and Filing Office)

4. This financing statement covers the following types (or items) of property:

Lease: Transaction #8312-7100T to Master Lease Agreement #8307-7050 dated July 1, 1983 between Diamond Page Int'l Corp., as Lessor and Westinghouse Electric Corp., as Lessee.

Equipment: See attached Schedule A-2

Equipment Location: Friendship Site  
Comp Meade Road  
Linthicum Heights, MD 21090

RECORD FEE 17.00  
POSTAGE 50  
#15430 C345 R01 T10:45  
APR 27 84

5. Assignee(s) of Secured Party and Address(es)  
Chemical Business Credit Corp.  
55 Water Street  
New York, NY 10087

**THIS FILING IS FOR INFORMATIONAL PURPOSES ONLY**

This statement is filed without the debtor's signature to perfect a security interest in collateral. (check ☒ if so)

- ☐ already subject to a security interest in another jurisdiction when it was brought into this state.  
☐ which is proceeds of the original collateral described above in which a security interest was perfected:

Check ☒ if covered: ☒ Proceeds of Collateral are also covered. ☐ Products of Collateral are also covered. No. of additional Sheets presented:

Filed with:

Diamond Page Int'l Corp.

By: \_\_\_\_\_  
Signature(s) of Debtor(s)

By: *James Ben Evans*  
Signature(s) of Secured Party(ies)

(1) Filing Officer Copy - Alphabetical

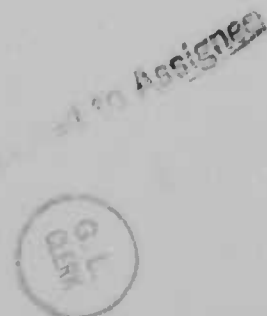
STANDARD FORM - FORM UCC-1.

(FOR USE IN MOST STATES)

RECEIVED FOR RECORD  
CLERK COURT S.A. COUNTY

1984 APR 27 AM 10:57

E. AUDREY COLLISON  
CLERK



170 3

SCHEDULE "A-2"

BOOK 472 PAGE 553

Lease: Transaction #8312-7100T to Master Lease Agreement  
#8307-7050 dated July 1, 1983 between Diamond Page Inter-  
national Corp., as Lessor, and Westinghouse Electric Corp.,  
as Lessee.

Equipment Location: Westinghouse Electric Corp.  
Friendship Site  
Camp Meade Road  
Linthicum Heights, MD 21090

IBM				IBM			
Quantity	Type	Model #	Serial #	Quantity	Type	Model #	Serial #
6	3279	S3G	F6500	276	3278	002	27M52
			G1905				27M53
			G4057				27M54
			G4103				29P12
			G5335				29W54
			G5365				30K29
9	3279	003	C3000				37X14
			C3009				41Q59
			C3145				43Q36
			C5515				43Q37
			C5559				43Q38
			C6001				43Q39
			C6268				43Q40
			C6477				43Q41
			C6832				43Q42
5	03X	3279	B3277				43Q43
			B3278				43Q44
			B3279				43Q45
			B3280				43Q46
			B3281				43Q47
3	B03	3279	01895				43Q48
			45757				43Q49
			58012				43Q50
6	S3G	3279	A8211				44Y97
			A8632				44Y98
			B1622				44Y99
			B1623				46P26
			B4352				47J55
			F6691				47Q56
276	3278	002	26V53				47Q57
			26V54				47Q58
			26V55				47Q59
			26V56				47Q60
			27G54				47Q61
			27G57				47Q72
			27H30				47Q73
							47Q74
							47Q75
							47Q76
							47Q77
							47Q78
							47Q79
							47Q80
							47Q81
							47Q82

-Continued-

PAGE TWO

SCHEDULE "A-2"

BOOK

472 PAGE 559

Quantity	Type	Model #	Serial #
276	3278	002	47Q83
(Continued)			48N83
			50R03
			50V28
			51T81
			51T82
			51T83
			51T84
			51T85
			51T86
			51W67
			51W68
			51W78
			51W79
			51W80
			51W81
			53S34
			54D67
			55472
			55474
			55G13
			55G18
			55S63
			55S70
			55S71
			55S72
			55S73
			55S74
			55S75
			55S76
			55S77
			55S78
			55S79
			55S81
			55S82
			55S83
			55W62
			55W63
			55Y60
			55Y61
			55Y63
			55Y64
			55Y65
			58682
			5H838
			5H839
			5K487
			5L469
			5L686
			5L690
			5L697
			5L698
			5N751
			50F23
			5P139

Quantity	Type	Model #	Serial #
276	3278	002	5R656
(Continued)			5R657
			5S571
			60V99
			60W08
			6A260
			6A702
			6A928
			6C062
			6H194
			6K130
			6P312
			6P313
			73C57
			73C72
			73C73
			73R59
			75U92
			76764
			76B50
			76B51
			76B52
			76B53
			76B54
			76B55
			76B56
			76B57
			76B58
			76B59
			76B60
			76B61
			76B62
			76B63
			76B64
			76E16
			76E17
			76E18
			76E19
			76E20
			76E21
			76E22
			76E23
			76E24
			76E25
			76E26
			76E27
			76E28
			77U36
			77V47
			77V56
			77V81
			77W18
			78C48
			78C72
			78C73
			78D32
			78D70



PAGE THREE

SCHEDULE "A-2"

Quantity	IBM Machine		Serial #
	Type	Model #	
276	3278	002	78J00
			78J02
			78J11
			78J37
			78J46
			78J76
			78K51
			78K53
			78K97
			78L00
			78L08
			78L30
			78R52
			78S02
			78S57
			79E51
			81S13
			81W13
			82S21
			87P36
			87P58
			8J504
			8J505
			8J506
			8J542
			8K440
			91G55
			91L12
			91R31
			91R37
			91R78
			91Y40
			92S83
			92S88
			92T20
			92T42
			92T68
			93A32
			93A37
			93S94
			93T08
			93T09
			93T10
			93T21
			93T26
			93T36
			93T37
			93T40
			93T43
			93T60
			93T67
			94B38
			94B72
			94B75
			94B78
			94B87

(Continued)

Quantity	IBM Machine		Serial #
	Type	Model #	
276	3278	002	94B89
			97T63
			97T64
			97T73
			97T74
			97T76
			97T81
			97T82
			97T83
			97T93
			97U09
			97U22
			97U28
			97U31
			97U85
			97V00
			97V22
			97V24
			97V58
			97V61
			99D26
			99D28
			99D80
			99D81
			99D82
			99D83
			99D84
			99D86
			99D87
			99D88
			99D91
			99D92
			99D93
			99D94
			99D95
			99D96
			99D97
			99F43
			99F54
			9A776
			9a802
			9A819
			9A878
			9B316
			9R683
			W8389
			X0384
			X0385
			X0386
			X0394
			X3914
			X6370
			X6697
			X6699
			X6700
			X6701

BOOK 472 PAGE 561

This STATEMENT is presented to a filing officer for filing pursuant to the Uniform Commercial Code:		3. Maturity date (if any):
1. Debtor(s) (Last Name First) and address(es) Westinghouse Electric Corp. Rte 22/30 and McKee Rd. Oakdale, PA 15071	2. Secured Party(ies) and address(es) Chemical Business Credit Corp. 55 Water St. New York, NY 10087 8508097098	For Filing Officer (Date, Time and Filing Office)
4. This statement refers to original Financing Statement bearing File No. <u>472-557</u> Filed with <u>A.A.W.</u> Date Filed <u>4/27</u> 19 <u>84</u>		RECORD FEE 10.00 POSTAGE 50 APR 27 1984
5. <input type="checkbox"/> Continuation. The original financing statement between the foregoing Debtor and Secured Party, bearing file number shown above, is continued. 6. <input type="checkbox"/> Termination. Secured party no longer claims a security interest under the financing statement bearing file number shown above. 7. <input checked="" type="checkbox"/> Assignment. The secured party's right under the financing statement bearing file number shown above to the property described in Item 10 have been assigned to the assignee whose name and address appears in Item 10. 8. <input type="checkbox"/> Amendment. Financing Statement bearing file number shown above is amended as set forth in Item 10. 9. <input type="checkbox"/> Release. Secured Party releases the collateral described in Item 10 from the financing statement bearing file number shown above.		
10. Assignee: ChemCredit, Inc. 55 Water St. New York, NY 10087		
		No. of additional Sheets presented:
		Chemical Business Credit Corporation
By: _____ Signature(s) of Debtor(s) (necessary only if Item 8 is applicable).		By: <u>Christie Byron</u> Signature(s) of Secured Party(ies)
(1) Filing Officer Copy - Alphabetical		STANDARD FORM - FORM UCC-3



Filed to Assigner

RECEIVED FOR RECORD  
CLERK COURT, A.A. COUNTY

1984 APR 27 AM 10:57

E AUBREY COLLISON  
CLERK

16.00

MARYLAND FINANCING STATEMENT

BOOK 472 PAGE 562

(xx) Not Subject to Recordation Tax  
( ) Recordation Tax of \$\_\_\_\_\_ on  
Principal Amount of \$\_\_\_\_\_ is  
enclosed/has been paid (strike  
inapplicable phrase).

For Filing Officer  
File No.: 251813  
Record Reference:  
Date & Hour of Filing

This financing statement is presented to a filing officer pursuant to the Uniform Commercial Code:

1. LESSEE Severn Graphics, Inc.  
7590 Ritchie Highway (Name or Names) Glen Burnie, Md. 21061  
(Address)

LESSEE  
(Name or Names)  
(Address)

2. LESSOR CHESAPEAKE INDUSTRIAL LEASING CO., INC.  
8767 SATYR HILL ROAD, BALTIMORE, MARYLAND 21234

3. ASSIGNEE (if any)  
of LESSOR Baltimore Federal Savings & Loan  
(Name or Names)  
Fayette & St. Paul Streets, Baltimore, Maryland 21203  
(Address)

4. This financing Statement covers the following types (or items) of property:  
See Schedule A attached to and made a part hereof

1984 APR 27 AM 10:57  
E. AUBREY COLLISON  
CLERK

RECORD FEE 11.00  
POSTAGE .50  
#15432 C345 R01 110:48  
APR 27 84

5. Proceeds of Collateral are covered hereunder: Yes (xx) No ( )  
Products of Collateral are also covered Yes ( ) No (xx)

LESSEE	LESSOR
<u>Severn Graphics, Inc.</u>	<u>CHESAPEAKE INDUSTRIAL LEASING CO., INC.</u>
By: <u>George A. Elchin Vice Pres.</u>	By: <u>Gordon T. Hill Pres.</u>
(Title)	(Title)
<u>George A. Elchin</u>	<u>Gordon T. Hill</u>
(Type or print name of person signing)	(Type or print name of person signing)
By: _____	Return to: <u>Baltimore Federal Savings &amp; Loan</u>
(Title)	<u>P. O. Box 116</u>
(Type or print name of person signing)	<u>Baltimore, MD 21202</u>
	<u>Attn: Jack Stammerro</u>

1100.50

Mailed to Assignee

SCHEDULE A

BOOK 472 PAGE 583

List of Equipment

Attached to and made a part hereof Equipment Lease No. BFED 234  
dated April 9, 1984.

Equipment located at: 7590 Ritchie Highway, Glen Burnie, Maryland 21061

<u>Quan.</u>	<u>Description</u>
1	Model 17 Film Processor with Water Panel
1	Model 500 Process Camera
1	Model CP35 Color Processor
1	50" DuPont Laminator
1	Film Dryer Cabinet

Equipment located at: 1522 K Street N. W., Washington, D. C.

<u>Quan.</u>	<u>Description</u>
1	Model 2100 Process Camera
1	Model 17 Film Processor with Water Filter
2	Model CP35 Color Processors
1	Waxer
1	Compugraphic Typesetter

Approved and agreed to this 9th day of April, 1984

Lessee: Severn Graphics, Inc.

Lessor: Chesapeake Industrial Leasing  
Co., Inc.

By: X George A. Alchin Vice Pres. By: Harold J. Hill



MARYLAND FINANCING STATEMENT

BOOK 472 PAGE 584

(xx) Not Subject to Recordation Tax  
( ) Recordation Tax of \$\_\_\_\_\_ on  
Principal Amount of \$\_\_\_\_\_ is  
enclosed/has been paid (strike  
inapplicable phrase).

For Filing Officer  
File No.: 251814  
Record Reference:  
Date & Hour of Filing

This financing statement is presented to a filing officer pursuant to the Uniform Commercial Code:

1. LESSEE Lasercon, Inc., A Subsidiary of Chesapeake Laser Systems  
(Name or Names)  
P.O. Box 3515 Annapolis, Md. 21403  
(Address)

LESSEE  
(Name or Names)  
(Address)

2. LESSOR CHESAPEAKE INDUSTRIAL LEASING CO., INC.  
8767 SATYR HILL ROAD, BALTIMORE, MARYLAND 21234

3. ASSIGNEE (if any) Harbor Federal Savings & Loan  
of LESSOR (Name or Names)  
3200 Eastern Avenue, Baltimore, Maryland 21224  
(Address)

4. This financing Statement covers the following types (or items) of property:

See Attached Schedule A made a part hereof

1984 APR 27 AM 10:57  
E. AUSTIN COLLISON  
CLERK

G. 7  
CLERK

RECORD FEE 12.00  
POSTAGE 50  
#15433 C345 R01 T10:49  
APR 27 84

5. Proceeds of Collateral are covered hereunder: Yes (xx) No ( )  
Products of Collateral are also covered Yes ( ) No (xx)

LESSEE  
Lasercon, Inc. A Subsidiary  
of Chesapeake Laser Systems

By: Linda S. Stevens Mgr.  
(Title)  
Linda S. Stevens  
(Type or print name of person signing)

By: \_\_\_\_\_  
(Title)  
(Type or print name of person signing)

1200.50

LESSOR  
CHESAPEAKE INDUSTRIAL LEASING CO., INC.

By: Gordon T. Hill Pres.  
(Title)  
Gordon T. Hill  
(Type or print name of person signing)

Return to: Harbor Federal Savings & Loan  
3200 Eastern Avenue  
Baltimore, MD 21224  
Attn: Bob Williams

SCHEDULE A

BOOK 472 PAGE 565

Attached to and made a part hereof Equipment Lease No. HFB 529  
dated April 5, 1984.

<u>Qty.</u>	<u>Description</u>
4	GL 2701, Rust Chairs
2	HO 3012, Oak Bookcases
1	FX 604, Putty File
2	RCBC 8462, Bookcases
2	RCBC 4262, Bookcases
1	RCSC 7268, Storage Cabinet
2	EA 138 DH, Brown Drafting Stools
1	JA 2554, Rust Secretarial Chair
1	JA 2551, Rust Swivel Chair
1	V3060, Oak Top
2	IF 18 H, Legs
1	NO 7727 Oak Parsons Table
4	JA 55 Rust Screen
1	BE uni printer stand 888 9/12

Approved and agreed to this 5th day of April 1984.

Lessee: Lasercon, Inc. A Subsidiary of Lessor: Chesapeake Industrial Leasing Co.,  
Chesapeake Laser Systems Inc.

By: [Signature] By: [Signature]

HOUSEHOLD FINANCE CORPORATION  
LAUREL PLAZA SHIPPING CENTER  
10326 FT. MEADE RD.  
LAUREL, MARYLAND 20610

BOOK 472 PAGE 565

STATEMENT OF TERMINATION OF FINANCING  
(Pursuant to Uniform Commercial Code)

April 10, 1984

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. 235740 in Office of Anne Arundel County  
(Filing Office) (County and State)  
Liber 435 Page 209

Debtor or Debtors (name and Address):

Addison B & Mary E. Ford  
8239 Dunfield Ct  
Severn MD

The said Filing Officer, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

Household Finance Corporation  
9626 Ft Meade Rd. Laurel MD 20707

Secured Party

By *E.D. Thorne*  
Its Branch Office Manager

Mailed to Secured Party

10.00

RECORDED  
POSTAGE  
#15434 C345 R01 10:50  
APR 27 84

RECEIVED FOR RECORD  
F. AUGREY COLLISON  
1984 APR 27 AM 10:58  
CLERK

CR  
CLERK

HOUSEHOLD FINANCE CORPORATION

LAUREL PLAZA SHOPPING CENTER  
9626 FT. MEADE ROAD  
LAUREL, MARYLAND 20810

BOOK 472 PAGE 567

RECORD FEE 10.00  
POSTAGE .50  
#15435 C345 R01 110:52  
APR 27 84

STATEMENT OF TERMINATION OF FINANCING

(Pursuant to Uniform Commercial Code)

April 11, 1984

THE UNDERSIGNED, being the Secured Party named in the Financing Statement hereinafter described, no longer claims a security interest under the said Financing Statement and the same is hereby terminated:

Description of FINANCING STATEMENT hereby terminated:

File No. 219693  
in Office of Anne Arundel County  
(Filing Office) (County and State)  
Liber 391 Page 446

Debtor or Debtors (name and Address):

Moses & Marcella Dyer  
519 Monterey Ave  
Odenton MD

The said Filing Office, on presentation to him of this Statement of Termination of Financing, and payment of the fees required by law, is hereby authorized and directed to note the same in the Index, and unless otherwise required by law, remove the said Financing Statement from the files and return the same to the Secured Party as provided in the Uniform Commercial Code.

Household Finance Corporation  
9626 Ft Meade Rd.  
Laurel MD 20707

Secured Party  
By *E. Aubrey Collison*  
Its Branch Office Manager

Forwarded to Secured Party

1984 APR 27 AM 10:58  
E. AUBREY COLLISON  
CLERK

BL CLERK  
10:50



☐ TO BE  
☐ NOT TO BE

RECORDED IN  
LAND RECORDS

☐ SUBJECT TO  
☐ NOT SUBJECT TO

RECORDING TAX  
ON PRINCIPAL  
AMOUNT OF

BOOK 472 PAGE 568

\$ 251.915

UNIFORM COMMERCIAL CODE - FINANCING STATEMENT

1. Lessee:

John F. Mitchell, Jr. T/A Mitchell's Fleet Service

Name or Names - Print or Type

1994 Moreland Pkwy. Annapolis Maryland 21401

Address - Street No., City - County State Zip Code

Name or Names - Print or Type

Address - Street No., City - County State Zip Code

2. Lessor:

Chesapeake Industrial Leasing Co., Inc.

Name or Names - Print or Type

8767 Satyr Hill Road Baltimore Maryland 21234

Address - Street No., City - County State Zip Code

Assignee of Lessor: Forest Hill State Bank, P.O. Box 288, Forest Hill, MD 21050

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary)

One- Curtis, Model E50, Air Compressor

Serial Number: 3050187

4. If above described personal property is to be affixed to real property, describe real property.

5. If collateral is crops, describe real estate.

6. Proceeds of collateral ☐ are ☐ are not covered.

RECORD FEE 12.00  
POSTAGE .50  
#15459 C345 R01 T13:22  
APR 27 84

Lessee:

John F. Mitchell, Jr. T/A  
Mitchell's Fleet Service

*John F. Mitchell, Jr.*  
(Signature)

John F. Mitchell, Jr. - Proprietor  
Type or Print

(Signature)

Type or Print

Lessor:

Chesapeake Industrial Leasing Co., Inc.  
(Company, if applicable)

*Gordon T. Hill*  
(Signature)

Gordon T. Hill - President

Type or Print (Include title if Company)

TO THE FILING OFFICER: After this statement has been recorded please mail the same to:

Name and Address Forest Hill State Bank

P.O. Box 288

Forest Hill, Maryland 21050

Attn. Dawn Buterbaugh

Mailed to:

12.00  
.50

☐ TO BE  
☒ NOT TO BE

RECORDED IN  
LAND RECORDS

BOOK 472 PAGE 569

☐ SUBJECT TO  
☒ NOT SUBJECT TO

RECORDING TAX  
ON PRINCIPAL  
AMOUNT OF \$ 251816

UNIFORM COMMERCIAL CODE - FINANCING STATEMENT

Sherman Pinsetter, Inc.

1. Lessee:

Name or Names - Print or Type  
180 E. Penrod Court Glen Burnie, Maryland 21061  
Address - Street No., City - County State Zip Code

Name or Names - Print or Type  
Address - Street No., City - County State Zip Code

2. Lessor:

Chesapeake Industrial Leasing Co., Inc.  
Name or Names - Print or Type 8839 Orchard Tree Lane  
Address - Street No., City - County State Zip Code  
Forest Hill, Maryland 21050

Assignee of Lessor: Forest Hill State Bank, P.O. Box 288, Forest Hill, MD 21050

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary)

One (1) - Sharp Copier Model 755

Serial Number: 36247570

4. If above described personal property is to be affixed to real property, describe real property.

5. If collateral is crops, describe real estate.

6. Proceeds of collateral ☒ are ☐ are not covered.

RECORD FEE 11.00  
POSTAGE .50  
#15460 C345 R01 713:23  
APR 27 84

Lessee: Sherman Pinsetter, Inc.  
*Kenneth C. Sherman*  
(Signature)  
Kenneth C. Sherman - Pres.  
Type or Print  
(Signature)  
Type or Print

Lessor: Chesapeake Industrial Leasing Co., Inc  
(Company, if applicable)  
*Gordon T. Hill*  
(Signature)  
Gordon T. Hill - President  
Type or Print (Include title if Company)

TO THE FILING OFFICER: After this statement has been recorded please mail the same to:

Name and Address Forest Hill State Bank  
P.O. Box 288  
Forest Hill, Maryland 21050  
Attn. Dawn Buterbaugh

1/00/50

BOOK 472 PAGE 570

251817

This **FINANCING STATEMENT** is presented to a filing officer for filing pursuant to the Uniform Commercial Code: 3. Maturity Date (if any):

1. Debtor(s) (Last Name First) and address(es) Braun, Donald Ross Braun, Janet Lee 454 Delso Court Annapolis, Maryland 21401	2. Secured Party(ies) and address(es) CentraBank 201 N. Charles Street Baltimore, Maryland 21401	For Filing Officer (Date, Time, Number, and Filing Office)
--	---	--

4. This financing statement covers the following types (or items) of property:

1983 Catalina Yachts 30'	Doc. No. 656844 Anne Arundel Co., MD	5. Assigned to Secured Party Address(es)
--------------------------	---	--

Hull # CTYN3050M83E

RECORD FEE 12.00  
POSTAGE .50  
#15411 CS 45 001 14:24  
APR 27 84

This statement is filed without the debtor's signature to perfect a security interest in collateral. (check ☒ if so)  
☐ already subject to a security interest in another jurisdiction when it was brought into this state.  
☐ which is proceeds of the original collateral described above in which a security interest was perfected:

Check ☒ if covered: ☐ Proceeds of Collateral are also covered. ☐ Products of Collateral are also covered. No. of additional Sheets presented:

Filed with:

By: <u>Donald R. Braun</u> 4/6/84 Signature(s) of Debtor(s)	CentraBank	By: <u>William Scott V.P.</u> Signature(s) of Secured Party(ies)
--	------------	---

(1) Filing Officer Copy - Alphabetical

STANDARD FORM - FORM UCC-1.

1200  
.50

Mailed to Secured Party

RECEIVED FOR RECORD  
CLERK OF COURT, A.A. COUNTY

1984 APR 27 PM 1:57

E. AUBREY COLLISON  
CLERK



251819  
831623

## FINANCING STATEMENT FORM UC-1

Identifying File No. \_\_\_\_\_

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK.

SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recording tax indicate amount of taxable debt here \$ \_\_\_\_\_

If this statement is to be recorded in land records check here ☐

This financing statement Dated 3-21-84 is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

## 1. DEBTOR

TOMALONIS: William and James J. Ryan

Name \_\_\_\_\_

Address 1560 Park Avenue, Long Beach, California 90815

## 2. SECURED PARTY

Name FIRST COMMERCIAL CORPORATIONAddress 303 Second streetAnnapolis, Maryland 21403

Person And Address To Whom Statement Is To Be Returned If Different From Above.

RECORD FEE

12.00

POSTAGE

50

#15464 C345 R01 713:46

APR 27 84

3. Maturity date of obligation (if any) \_\_\_\_\_

4. This financing statement covers the following types (or items) of property: (List)

1971 48'2" Houghes Boats, Yawl fiberglass Hull #10 USCG Doc #535735  
1971 92 HP Volvo Penta diesel engine #

ASSINGEE: FLEET NATIONAL BANK  
111 Westminster Street  
Providence, Rhode Island 02903

Home Anchorage/Winter: Pasadena, Maryland

NOTSUBJECT TO STATE DOCUMENTARY STAMP

CHECK ☒ THE LINES WHICH APPLY

6. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)

☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)

☐ (Proceeds of collateral are also covered)

☐ (Products of collateral are also covered)

William Tomalonis

(Signature of Debtor)

WILLIAM TOMALONIS

Type or Print Above Name on Above Line

James J. Ryan

(Signature of Debtor)

JAMES J. RYAN

Type or Print Above Signature on Above Line

Cynthia Stephens agent

(Signature of Secured Party)

FIRST COMMERCIAL CORPORATION

Type or Print Above Signature on Above Line

Mailed to Assignee

Anne Arundel

4.6.84

12.00/50



BOOK 472 PAGE 572

251820

This **FINANCING STATEMENT** is presented to a filing office: for filing pursuant to the Uniform Commercial Code: 3. Maturity date (if any):

1. Debtor(s) (Last Name First) and address(es) Diamond Page International Corp. 713 East Genesee Street Syracuse, New York 13210	2. Secured Party(ies) and address(es) Chemical Business Credit Corp. 55 Water Street New York, New York 10087 850809798	For Filing Officer (Date, Time, Number, and Filing Office)
4. This financing statement covers the following types (or items) of property: Lease: Transaction #8312-7100T to Master Lease Agreement #8307-7050 dated 7/1/83 between Diamond Page Int'l. Corp., as Lessor, and Westinghouse Electric Corp., as Lessee. Equipment: See attached Schedule "A-2". Equipment Location: Westinghouse Electric Corp., Friendship Site, Camp Meade Road, Linthicum Heights, MD 21090		5. Assignee(s) of Secured Party and Address(es) ChemCredit, Inc. 55 Water Street New York, New York 10087

This statement is filed without the debtor's signature to perfect a security interest in collateral. (check ☒ if so)  
☐ already subject to a security interest in another jurisdiction when it was brought into this state.  
☐ which is proceeds of the original collateral described above in which a security interest was perfected:

Check ☒ if covered: ☐ Proceeds of Collateral are also covered. ☐ Products of Collateral are also covered. No. of additional Sheets presented:

Filed with:

Diamond Page International Corp.

By:

*Thomas J. [Signature]*  
Signature(s) of Debtor(s)

Chemical Business Credit Corp.

By:

*Christine Byrnes*  
Signature(s) of Secured Party(ies)

(1) Filing Officer Copy - Alphabetical

STANDARD FORM - FORM UCC-1.

(FOR USE IN MOST STATES)

Mailed to Assignee

1700/50

RECEIVED FOR RECORD  
DIRECT DEPOSIT & CREDIT

1984 APR 27 PM 1:57

E. AUBREY COLLISON  
CLERK



SCHEDULE "A-2"

Lease: Transaction #8312-7100T to Master Lease Agreement  
#8307-7050 dated July 1, 1983 between Diamond Page Inter-  
national Corp., as Lessor, and Westinghouse Electric Corp.,  
as Lessee.

BOOK 472 PAGE 573

Equipment Location: Westinghouse Electric Corp.  
Friendship Site  
Camp Meade Road  
Linthicum Heights, MD 21090

IBM				IBM			
Quantity	Type	Model #	Serial #	Quantity	Type	Model #	Serial #
6	3279	S3G	F6500	276	3278	002	27M52
			G1905				27M53
			G4057				27M54
			G4103				29P12
			G5335				29W54
			G5365				30K29
9	3279	003	C3000				37X14
			C3009				41Q59
			C3145				43Q36
			C5515				43Q37
			C5559				43Q38
			C6001				43Q39
			C6268				43Q40
			C6477				43Q41
			C6832				43Q42
5	03X	3279	B3277				43Q43
			B3278				43Q44
			B3279				43Q45
			B3280				43Q46
			B3281				43Q47
3	B03	3279	01895				43Q48
			45757				43Q49
			58012				43Q50
6	S3G	3279	A8211				44Y97
			A8632				44Y98
			B1622				44Y99
			B1623				46P26
			B4352				47J55
			F6691				47Q56
276	3278	002	26V53				47Q57
			26V54				47Q58
			26V55				47Q59
			26V56				47Q60
			27G54				47Q61
			27G57				47Q72
			27H30				47Q73
							47Q74
							47Q75
							47Q76
							47Q77
							47Q78
							47Q79
							47Q80
							47Q81
							47Q82

-Continued-

Quantity	IBM Machine		Serial #
	Type	Model #	
276	3278	002	47Q83
(Continued)			48N83
			50R03
			50V28
			51T81
			51T82
			51T83
			51T84
			51T85
			51T86
			51W67
			51W68
			51W78
			51W79
			51W80
			51W81
			53S34
			54D67
			55472
			55474
			55G13
			55G18
			55S63
			55S70
			55S71
			55S72
			55S73
			55S74
			55S75
			55S76
			55S77
			55S78
			55S79
			55S81
			55S82
			55S83
			55W62
			55W63
			55Y60
			55Y61
			55Y63
			55Y64
			55Y65
			58682
			5H838
			5H839
			5K487
			5L469
			5L686
			5L690
			5L697
			5L698
			5N751
			50F23
			5P139

Quantity	IBM Machine		Serial #
	Type	Model #	
276	3278	002	5R656
(Continued)			5R657
			5S571
			60V99
			60W08
			6A260
			6A702
			6A928
			6C062
			6H194
			6K130
			6P312
			6P313
			73C57
			73C72
			73C73
			73R59
			75U92
			76764
			76B50
			76B51
			76B52
			76B53
			76B54
			76B55
			76B56
			76B57
			76B58
			76B59
			76B60
			76B61
			76B62
			76B63
			76B64
			76E16
			76E17
			76E18
			76E19
			76E20
			76E21
			76E22
			76E23
			76E24
			76E25
			76E26
			76E27
			76E28
			77U36
			77V47
			77V56
			77V81
			77W18
			78C48
			78C72
			78C73
			78D32
			78D70

Quantity	IBM Machine		Serial #
	Type	Model #	
276	3278	002	78J00
	(Continued)		78J02
			78J11
			78J37
			78J46
			78J76
			78K51
			78K53
			78K97
			78L00
			78L08
			78L30
			78R52
			78S02
			78S57
			79E51
			81S13
			81W13
			82S21
			87P36
			87P58
			8J504
			8J505
			8J506
			8J542
			8K440
			91G55
			91L12
			91R31
			91R37
			91R78
			91Y40
			92S83
			92S88
			92T20
			92T42
			92T68
			93A32
			93A37
			93S94
			93T08
			93T09
			93T10
			93T21
			93T26
			93T36
			93T37
			93T40
			93T43
			93T60
			93T67
			94B38
			94B72
			94B75
			94B78
			94B87

Quantity	IBM Machine		Serial #
	Type	Model #	
276	3278	002	94B89
			97T63
			97T64
			97T73
			97T74
			97T76
			97T81
			97T82
			97T83
			97T93
			97U09
			97U22
			97U28
			97U31
			97U85
			97V00
			97V22
			97V24
			97V58
			97V61
			99D26
			99D28
			99D80
			99D81
			99D82
			99D83
			99D84
			99D86
			99D87
			99D88
			99D91
			99D92
			99D93
			99D94
			99D95
			99D96
			99D97
			99F43
			99F54
			9A776
			9a802
			9A819
			9A878
			9B316
			9R683
			W8389
			X0384
			X0385
			X0386
			X0394
			X3914
			X6370
			X6697
			X6699
			X6700
			X6701



BOOK 472 PAGE 576

251821

This Financing Statement is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code.		3. For Filing Officer: (Date, Time, Number and Filing Office):
1. Debtor(s) Name and Mailing Address: (Do not abbreviate)	2. Secured Party(ies) Name and Address:	
ARTHUR ANDERSEN & CO. 1666 K Street NW Washington, D.C. 20006	TRI-CONTINENTAL LEASING CORPORATION 11520 No. Central Expwy. Suite #133 Dallas, Texas 75243	RECORD FEE 11.00 POSTAGE 50 #13455 C345 R01 713:51 APR 27 84
4. This Financing Statement covers the following types (or items) of property. (WARNING: If collateral is crops, fixtures, timber or minerals, read instructions on back.)		5. Name and Address of Assignee of Secured Party: (Use this space to describe collateral, if needed)
Lease #33-117-19316		
EQUIPMENT LOCATION: See Schedule "A" Attached		
EQUIPMENT DESCRIPTION: See Schedule "A" Attached		

Check only if applicable

☐ This Financing Statement is to be filed for record in the real estate records. Number of additional sheets presented 1

☒ This Financing Statement is to be filed for record in the real estate records. XXXX Products of collateral are also covered.

6. This Statement is signed by the Secured Party instead of the Debtor to perfect a security interest in collateral

(Please check appropriate box)

☐ already subject to a security interest in another jurisdiction when it was brought into this state, or when the debtor's location was changed to this state, or

☐ already subject to a financing statement filed in another county.

☐ which is proceeds of the original collateral described above in which a security interest was perfected, or

☐ as to which the filing has lapsed, or

☐ acquired after a change of name, identity or corporate structure of the debtor.

ARTHUR ANDERSEN & CO. TRI-CONTINENTAL LEASING CORPORATION

*Arthur Andersen & Co.* Use whichever signature line is applicable

*By David J. Blawie* Signature(s) of Debtor(s)

*By [Signature]* Signature(s) of Secured Party(ies)

(1) Filing Officer Copy — Numerical

NOTE: Attaching additional pages to a standard form will render the form into a nonstandard.

STANDARD FORM—FORM UCC-1 (REV. 9-1-83) APPROVED BY SECRETARY OF STATE OF TEXAS THE ODEE COMPANY, DALLAS, TEXAS 75208

11.00  
50

MAILED TO SECURED PARTY

RECEIVED FOR RECORD  
SHERIFF COURT & COUNTY

1984 APR 27 PM 1:57

E. AUBREY COLLISON  
CLERK



TRI-CONTINENTAL LEASING CORPORATION  
MACK CENTRE DRIVE  
PARAMUS, NEW JERSEY 07652

BOOK 472 PAGE 577

Schedule "A" to Agreement between TRI-CONTINENTAL LEASING CORPORATION,  
and ARTHUR ANDERSEN & CO.  
Dated February 24, 1984

Lease #33-117-19316

EQUIPMENT LOCATION: 9800 Savage Road  
Fort George Meade, Maryland 20755  
(Anne Arundel County)

EQUIPMENT DESCRIPTION: (1) Altos CPU ACS 68000-12 20 Megabyte  
(1) 40 Megabyte Addon Hard Disc  
(1) MTU-5 Tape Backup Unit  
(1) 512 Kilobyte RAM UK3 Upgrade  
(2) Dot Matrix IDS Printers  
(6) Televideo 925 Terminals  
(1) Unix 3 Operational System  
(1) Screen Definition Facility  
(1) RM ~~Cobol~~ Compiler  
COBOL

PLEASE INITIAL HERE

DLG ↙

PAGE 1 OF 1

BOOK 472 PAGE 578

251822

RECORD FEE 12.00  
POSTAGE .50  
#15470 C345 R01 T13:59  
APR 27 84

This FINANCING STATEMENT is presented to a Filing Officer for filing pursuant to the Uniform Commercial Code.		No. of Additional Sheets Presented	3. <input type="checkbox"/> The Debtor is a transmitting utility
1. Debtor(s) (Last Name First and Address(es)) <b>ELVA S GLAZE</b> <b>RONALD F GLAZE</b> <b>HOLIDAY ESTATES LOT C-36</b>		2. Secured Party(ies): Name(s) and Address(es) <b>MARYLAND MOBILE HOME SALES, INC</b> <b>6312 RITCHIE HIGHWAY</b> <b>GLEN BURNIE, MD 21061</b>	4. For Filing Officer: Date, Time, No. -Filing Office <b>73301371</b>
JESSUP 20794 MD		6. Assignee(s) of Secured Party and Address(es) <b>GREEN TREE ACCEPTANCE INC.</b> <b>P O BOX R</b> <b>UNIONTOWN, PA 15401</b>	
5. This Financing Statement covers the following types (or items) of property: <b>1984 SCHULT /HOMESTEAD OAK 14 X 70</b> <b>&amp; ALL APPLIANCES, HOUSEHOLD FURNISHINGS, EQPMT,</b> <b>WHEELS, AXELS, ACCESSORIES, AND PARTS INCLUDED</b> <b>ON INVOICE, AND ALL CONTRACT RIGHTS PERTAINING</b> <b>TO ORIGINAL INSTALLMENT SALES CONTRACT.</b> <b>SERIAL # E-196616</b>		7. <input type="checkbox"/> The described crops are growing or to be grown on: <input type="checkbox"/> The described goods are or are to be affixed to: <input type="checkbox"/> The lumber to be cut or minerals or the like (including oil and gas) is on: *(Describe Real Estate in Item 8.)	
8. Describe Real Estate Here. <input type="checkbox"/> Products of the Collateral are also covered.		9. Name of a Record Owner	
NOT SUBJECT TO RECORDATION TAX			
No. & Street	Town or City	County	Section Block Lot
10. This statement is filed without the Debtor's signature to perfect a security interest in Collateral (check appropriate box): <input type="checkbox"/> which is proceeds of the original Collateral described above in which a security interest was perfected, or <input type="checkbox"/> acquired after a change of name, identity or corporate structure of the Debtor, or <input type="checkbox"/> as to which the filing has lapsed, or <input type="checkbox"/> already subject to a security interest in another jurisdiction. <input type="checkbox"/> when the Collateral was brought into this State, or <input type="checkbox"/> when the Debtor's location was changed to this State.			
11. If appropriate in this filing, the terms Debtor(s) and Secured Party(ies) shall respectively mean: <input type="checkbox"/> Consignee(s) and Consignor(s), or <input type="checkbox"/> Lessee(s) and Lessor(s).			
By <u>Elva S. Glaze</u> <b>ELVA S GLAZE</b> <b>RONALD F GLAZE</b> Signature(s) of Debtor(s)		By <u>Carol L. King</u> <b>GREEN TREE ACCEPTANCE INC.</b> <b>212386226</b> Signature(s) of Secured Party(ies) (Required only if Item 10 is checked.)	
3/83 (1) FILING OFFICER COPY - NUMERICAL STANDARD FORM - FORM UCC-1 — Approved by the Secretary of the Commonwealth of Pa.			

1200/-50

Filed to Assignee

1984 APR 27 PM 2:34

E. AUDREY COLLISON  
CLERK

## STATE OF MARYLAND

BOOK 472 PAGE 573

UNIFORM COMMERCIAL CODE  
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT ETC. — FORM UCC-3  
THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 249526  
RECORDED IN LIBER 467 FOLIO 67 ON October 28, 1983 (DATE)

## 1. DEBTOR

Name Gould, Inc., Defense Electronics DivisionAddress 6711 Baymeadow Drive, Glen Burnie, MD 21061

## 2. SECURED PARTY

Name John Hancock Financial Services, Inc.Address John Hancock Place, P.O. Box 111, Boston, MA 02117Same as secured party

Person And Address To Whom Statement Is To Be Returned If Different From Above.

RECORD FEE  
POSTAGE

10.00

50

#15471 C345 R01 114:02  
APR 27 84

## 3. Maturity date of obligation (if any) \_\_\_\_\_

CHECK ☒ FORM OF STATEMENT

A. Continuation ☐  
The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.

B. Partial Release ☐  
From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:

C. Assignment ☒  
The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:

D. Other: ☐  
(Indicate whether amendment, termination, etc.)

Assigned To: State Street Bank and Trust Company  
225 Franklin Street  
Boston, MA 02110

BL  
CLERK1984 APR 27 PM 2:34  
E. AUGUST COLLISON  
CLERK

Mailed to Secured Party

Dated April 11, 1984Bridget C. Connolly  
(Signature of Secured Party)

Bridget C. Connolly

Type or Print Above Name on Above Line

1000  
50



## STATE OF MARYLAND

BOOK 472 PAGE 580

UNIFORM COMMERCIAL CODE  
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT ETC. — FORM UCC-3

THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 249528

RECORDED IN LIBER 467 FOLIO 71 ON October 28, 1983 (DATE)

## 1. DEBTOR

Name Gould, Inc., Defense Electronics Division

Address 6711 Baymeadow Drive, Glen Burnie, MD

## 2. SECURED PARTY

Name John Hancock Financial Services, Inc.

Address John Hancock Place, P.O. Box 111, Boston, MA 02117

Same as secured party

Person And Address To Whom Statement Is To Be Returned If Different From Above

## 3. Maturity date of obligation (if any)

RECORD FEE  
POSTAGE

10.00

.50

#15474 C345 R01 714:05

APR 27 84

CHECK ☒ FORM OF STATEMENT

A. Continuation ☐  
The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.

B. Partial Release ☐  
From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:

C. Assignment ☒  
The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:

D. Other: ☐  
(Indicate whether amendment, termination, etc.)

Assigned To: State Street Bank and Trust Company  
225 Franklin Street  
Boston, MA 02110

BL  
CLERK

1984 APR 27 PM 2:34

E. AUDREY COLLIS  
CLERK

Mailed to Secured Party

Dated April 11, 1984

1000  
1000.50

Bridget C. Connolly

(Signature of Secured Party)

Bridget C. Connolly

Type or Print Above Name on Above Line

STATE OF MARYLAND

BOOK 472 PAGE 581

UNIFORM COMMERCIAL CODE  
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT ETC. — FORM UCC-3  
THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 249529  
RECORDED IN LIBER 467 FOLIO 73 ON October 28, 1983 (DATE)

1. DEBTOR

Name Gould, Inc., Defense Electronics Division  
Address 6711 Baymeadow Drive, Glen Burnie, MD 21061

2. SECURED PARTY

Name John Hancock Financial Services, Inc.  
Address John Hancock Place, P.O. Box 111, Boston, MA 02117

Same as secured party  
Person And Address To Whom Statement Is To Be Returned If Different From Above

3. Maturity date of obligation (if any)

RECORD FEE 10.00  
POSTAGE .50  
#15473 C345 R01 T14:04  
APR 27 84

CHECK ☒ FORM OF STATEMENT

A. Continuation ☐  
The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.

B. Partial Release ☐  
From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:

C. Assignment ☒  
The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:

D. Other: ☐  
(Indicate whether amendment, termination, etc.)

Assigned to: State Street Bank and Trust Company  
225 Franklin Street  
Boston, MA 02110

BL  
CLERK

1984 APR 27 PM 2:35

E. MURPHY COLLISON  
CLERK

Mailed to Secured Party

Dated April 11, 1984

Bridget C. Connolly  
(Signature of Secured Party)

Bridget C. Connolly  
Type or Print Above Name on Above Line

10.50

STATE OF MARYLAND

BOOK 472 PAGE 582

UNIFORM COMMERCIAL CODE  
STATEMENTS OF CONTINUATION, PARTIAL RELEASE, ASSIGNMENT ETC. — FORM UCC-3  
THIS STATEMENT REFERS TO ORIGINAL STATEMENT, IDENTIFYING FILE NO. 249527  
RECORDED IN LIBER 467 FOLIO 69 ON October 28, 1983 (DATE)

1. DEBTOR

Name Gould, Inc., Defense Electronics Division  
Address 6711 Baymeadow Drive, Glen Burnie, MD 21061

2. SECURED PARTY

Name John Hancock Financial Services, Inc.  
Address John Hancock Place, P.O. Box 111, Boston, MA 02117

Same as secured party

Person And Address To Whom Statement Is To Be Returned If Different From Above

3. Maturity date of obligation (if any)

RECORD FEE 10.00  
POSTAGE .50  
#15472 C345 R01 T14:03  
APR 27 84

CHECK <input checked="" type="checkbox"/> FORM OF STATEMENT	<p><b>A. Continuation</b> <input type="checkbox"/></p> <p>The original financing statement between the foregoing Debtor and Secured Party, bearing the file number shown above, is still effective.</p>	<p><b>B. Partial Release</b> <input type="checkbox"/></p> <p>From the collateral described in the financing statement bearing the file number shown above, the Secured Party releases the following:</p>
	<p><b>C. Assignment</b> <input checked="" type="checkbox"/></p> <p>The Secured Party certifies that the Secured Party has assigned to the Assignee whose name and address is shown below, Secured Party's rights under the financing statement bearing the file number, shown above in the following property:</p>	<p><b>D. Other:</b> <input type="checkbox"/></p> <p>(Indicate whether amendment, termination, etc.)</p>
	<p>Assigned To: State Street Bank and Trust Company 225 Franklin Street Boston, MA 02110</p>	

BL  
CLERK  
1984 APR 27 PM 2:35  
E. JUDITH COLLISON  
CLERK

Mailed to Secured Party

Dated April 11, 1984

Bridget C. Connolly  
(Signature of Secured Party)

Bridget C. Connolly  
Type or Print Above Name on Above Line

10.50

## FINANCING STATEMENT

File No

THIS Financing Statement is presented to a FILING OFFICER pursuant to the Uniform Commercial Code.

1. DEBTOR(S) and Address(es)  Nova Enterprises, Inc. 406 Yantz Drive Severna Park, Maryland 21146	2. SECURED PARTY and Address  UNION TRUST COMPANY OF MARYLAND Baltimore & St. Paul Streets Baltimore, Maryland 21203  Attn: <i>Peggy L. Taylor</i>  Return to Secured Party
---	---

3. This Financing Statement covers the following types (or items) of property:

All of the property described in subparagraphs A through E below unless one or more boxes are checked. If a box is checked, "Collateral" means only the property described in the subparagraph (s) whose box or boxes are checked.

☐ A. All of Debtor's equipment and supplies (including all present and future additions, attachments, accessions, substitutions and replacements), used in or related to the conduct of \_\_\_\_\_ (describe type of business or profession), including, but not limited to that which is described below and in any separate schedule at any time delivered by Debtor to Bank; and all proceeds thereof in any form whatsoever:

☐ B. All of the inventory of the Debtor, of every type or description, now owned and hereafter acquired and wherever located, including raw materials, work in process and finished goods, all materials usable or used or consumed in Debtor's business; all present and future substitutions and additions and all proceeds and products thereof in any form whatsoever.

☐ C. All of Debtor's present and future accounts receivable, contract rights, general intangibles, things in action, chattel paper, instruments, mortgages and repurchased and repossessed goods, all money due or to become due Debtor, the books and records relating to, and the proceeds of the foregoing in any form whatsoever.

☐ D. All crops, livestock and supplies held, used or produced in farming operations; all products of crops and livestock in every state or condition and all proceeds and products of the foregoing in any form whatsoever.

☐ E. Other.

4. Proceeds and products of collateral; and all options, rights, conversion, subscription and other privileges now and hereafter arising with respect to collateral are covered hereunder.

5. This transaction (is) (~~is not~~) exempt from the recordation tax. (Md.)

Principal amount of debt initially incurred is: \$ 35,000.00

DEBTOR:

Nova Enterprises, Inc.  
(Type Name)

By: *Thomas P. Prickett*  
Thomas P. Prickett, President

By: \_\_\_\_\_

SECURED PARTY:

UNION TRUST COMPANY OF MARYLAND

By: *A.P. Ramsey Crosby*

A.P. Ramsey Crosby  
(Type Name)

*4/10/84*

(Date Signed by Debtor)

19

INSTRUCTIONS: Sign in ink; type or print other information in ink. Margins are for use of Filing Officer only. Under each signature, type or print name of person signing and title, if any.

Md., Va., D.C., Pa.

11.00  
50

1984 APR 27 PM 2:35

E-AUDREY COLLISON  
CLERK

Mailed to Secured Party



BOOK 472 PAGE 584

251824

This **FINANCING STATEMENT** is presented to a filing officer for filing pursuant to the Uniform Commercial Code:

1. Debtor(s) (Last Name First) and address(es) THOMPSON, Gary F. Md. Rt. 197 & Balt-Wash Pkwy. Laurel, MD 21379	2. Secured Party(ies) and address(es) EXXON COMPANY, U.S.A. (A Division of Exxon Corporation) P.O. Box 2169 Houston, Texas 77001	3. Maturity date (if any): For Filing Officer (Date, Time, Number, and Filing Office)
4. This financing statement covers the following types (or items) of property: ALL PRESENT AND HEREAFTER ACQUIRED INVENTORY INCLUDING, NOT BY WAY OF LIMITATION MOTOR FUEL, MOTOR OIL, TIRES, BATTERIES AND AUTOMOTIVE ACCESSORIES. ALL PRESENT AND HEREAFTER ACQUIRED EQUIPMENT INCLUDING, NOT BY WAY OF LIMITATION FURNITURE, TOOLS AND MACHINERY. ALL PRESENT AND HEREAFTER ACQUIRED ACCOUNTS RECEIVABLE AND NOTES RECEIVABLE. "EXEMPT FROM RECORDATION TAX."		5. Assignee(s) of Secured Party and Address(es)

RECORD FEE 11.00  
#15476 C345 R01 T14:09  
APR 27 84

This statement is filed without the debtor's signature to perfect a security interest in collateral. (check ☒ if so)  
☐ already subject to a security interest in another jurisdiction when it was brought into this state.  
☐ which is proceeds of the original collateral described above in which a security interest was perfected:

Check ☒ if covered: ☒ Proceeds of Collateral are also covered. ☐ Products of Collateral are also covered. No. of additional Sheets presented:

Filed with: State

Gary F. Thompson

By:

*Gary F. Thompson*  
Signature(s) of Debtor(s)

EXXON COMPANY, U.S.A.  
(A DIVISION OF EXXON CORPORATION)

By:

*H. Clayton Cathey*  
Signature(s) of Secured Party(ies)

(1) Filing Officer Copy - Alphabetical

11/00/84  
STANDARD FORM - FORM UCC-1.

Mailed to Secured Party

1984 APR 27 PM 2:35

E. AUDREY COLLISON  
CLERK



251825

BOOK 472 PAGE 583

This **FINANCING STATEMENT** is presented to a filing officer for filing pursuant to the Uniform Commercial Code: 3. Maturity date (if any):

1. Debtor(s) (Last Name First) and address(es) THOMPSON, Gary F. 7967 Old Annapolis Rd. Glen Burnie, MD 21061	2. Secured Party(ies) and address(es) EXXON COMPANY, U.S.A. (A Division of Exxon Corporation) P.O. Box 2169 Houston, Texas 77001	For Filing Officer (Date, Time, Number, and Filing Office)
--	--	--

4. This financing statement covers the following types (or items) of property:

ALL PRESENT AND HEREAFTER ACQUIRED INVENTORY INCLUDING, NOT BY WAY OF LIMITATION MOTOR FUEL, MOTOR OIL, TIRES, BATTERIES AND AUTOMOTIVE ACCESSORIES.  
ALL PRESENT AND HEREAFTER ACQUIRED EQUIPMENT INCLUDING, NOT BY WAY OF LIMITATION FURNITURE, TOOLS AND MACHINERY.  
ALL PRESENT AND HEREAFTER ACQUIRED ACCOUNTS RECEIVABLE AND NOTES RECEIVABLE.  
"EXEMPT FROM RECORDATION TAX."

5. Assignee(s) of Secured Party and Address(es)  
RECORD FEE 11.00  
#15477 C345 R01 T14:01  
APR 27 84

This statement is filed without the debtor's signature to perfect a security interest in collateral. (check ☒ if so)  
☐ already subject to a security interest in another jurisdiction when it was brought into this state.  
☐ which is proceeds of the original collateral described above in which a security interest was perfected:

Check ☒ if covered: ☒ Proceeds of Collateral are also covered. ☐ Products of Collateral are also covered. No. of additional Sheets presented:

Filed with: County

Gary F. Thompson  
By: Gary F. Thompson Signature(s) of Debtor(s)

EXXON COMPANY, U.S.A.  
(A DIVISION OF EXXON CORPORATION)  
By: W. J. Latta, Credit Rep Signature(s) of Secured Party(ies)

(1) Filing Officer Copy - Alphabetical 11/10 STANDARD FORM - FORM UCC-1.

Mailed to Secured Party

1984 APR 27 PM 2:35  
E. ANDREW COLLISON  
CLERK



FINANCING STATEMENT

251826

1. Name of Debtor: JOSEPH A. ABRUZZO  
Address: 273 East Peninsula Farm Road  
Arnold, Maryland 21012
2. Name of Secured Party: MARYLAND NATIONAL BANK  
Address: Real Estate and Mortgage Banking  
Department  
10 Light Street  
Baltimore, Maryland 21202
3. This Financing Statement covers the following types (or items) of property:

(a) The interest of Debtor in all building materials, furniture, fixtures, machinery, equipment and tangible personal property of every kind and nature whatsoever (other than consumable goods, inventory, and trade fixtures or other personal property owned by tenants occupying all or any portion of the improvements on the premises hereinafter described) now or hereafter located on, contained in or upon or attached to, or used or usable in connection with the premises (and any and all improvements thereon, whether now existing or hereafter constructed) described in a certain First Deed of Trust dated April 17, 1984 from Debtor to Lawrence J. Grady, Jr. and Stephen F. Beckenholdt, Trustees, all property being located in Anne Arundel County, Maryland, said property being more particularly described in Exhibit A attached hereto and made a part hereof.

(b) All accounts receivable in respect of any and all leases or contracts of sale executed by the Debtor of any part or parcel of the described land and the improvements thereon located, whether said accounts receivable are in existence or hereafter created and the proceeds thereof.

(c) Proceeds of all collateral are covered.

Debtor:

Joseph A. Abruzzo  
Joseph A. Abruzzo

Mr. Clerk: Return to Miles & Stockbridge  
10 Light Street  
Baltimore, Maryland 21202  
ATTN: Anne C. Evans

PLEASE RECORD IN THE FINANCING STATEMENT RECORDS OF ANNE ARUNDEL COUNTY AND WITH THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION



1984 APR 27 PM 3:15

1984 APR 27 PM 3:15

E. AUGLEY COLLISON  
CLERK

11.00  
50

EXHIBIT A

PROPERTY DESCRIPTION

ALL that tract or parcel of land located in the County of Anne Arundel, State of Maryland, and more particularly described as follows:

BEING known and designated as Unit E in Building 2, Phase 1, as shown on those Plats entitled "Broadneck Medical Center, A Condominium Subdivision", recorded among the Land Records of Anne Arundel County in Condominium Plat Book E 11, pages 40 and 41, and on the Plat entitled "Revised Broadneck Medical Center, A Condominium Subdivision", recorded among the Land Records of Anne Arundel County in Condominium Plat Book E 12, page 39, and as referred to in a Declaration dated July 27, 1978 and recorded among the Land Records of Anne Arundel County in Liber W.G.L. No. 3106, folio 234, together with the undivided interest in the common elements as defined in Exhibit "B" to said Declaration, said percentage interest being subject to change upon expansion of the Condominium, such right to expand having been reserved in said Declaration.



## STATE OF MARYLAND

BOOK 472 PAGE 588  
251827

## FINANCING STATEMENT FORM UCC-1

Identifying File No. \_\_\_\_\_

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recorda-  
tion tax indicate amount of taxable debt here. \$ \_\_\_\_\_If this statement is to be recorded  
in land records check here. ☐This financing statement Dated \_\_\_\_\_ is presented to a filing officer for filing pursuant to the  
Uniform Commercial Code.

## 1. DEBTOR

Name Aero-Tek, Inc.Address 95 Aquahart Road, Suite 201, Glen Burnie, Maryland 21061

## 2. SECURED PARTY

Name National Surety Leasing, Inc.Address 672 Greenbriar Lane, Annapolis, Maryland 21401

Person And Address To Whom Statement Is To Be Returned If Different From Above.

3. Maturity date of obligation (if any) \_\_\_\_\_

4. This financing statement covers the following types (or items) of property: (list)

One (1) New Panasonic Copier, Model FP-1310R  
Serial Number BED6108647One (1) New Panasonic Typewriter, Model KXE 708  
Serial Number \_\_\_\_\_RECORD FEE 11.00  
POSTAGE .50  
#55943 0237 R02 115:50  
APR 27 84CHECK ☒ THE LINES WHICH APPLY5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)☒ (Proceeds of collateral are also covered)☐ (Products of collateral are also covered)

Aero-Tek, Inc.

X James C. Davis  
(Signature of Debtor)James C. Davis, Treasurer  
Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Mailed to Secured Party

National Surety Leasing, Inc. 1150

Maurice Wyatt  
(Signature of Secured Party)Maurice Wyatt  
Type or Print Above Signature on Above Line1984 APR 27 PM 3:50  
CLERK  
CR  
CLERK

## STATE OF MARYLAND

BOOK 472 PAGE 589

## FINANCING STATEMENT FORM UCC-1

Identifying File No. 251828

ALL INFORMATION MUST BE TYPEWRITTEN OR PRINTED IN INK. SIGNATURES MUST BE IN INK

If transaction or transactions wholly or partially subject to recordation tax indicate amount of taxable debt here. \$

If this statement is to be recorded in land records check here. ☐

This financing statement Dated is presented to a filing officer for filing pursuant to the Uniform Commercial Code.

## 1. DEBTOR

Name Johnson Pools, Inc.  
Address 3414 Pike Ridge Road, Edgewater, Maryland 21037

## 2. SECURED PARTY

Name National Surety Leasing, Inc.  
Address 672 Greenbriar Lane, Annapolis, Maryland 21401

Person And Address To Whom Statement Is To Be Returned If Different From Above.

## 3. Maturity date of obligation (if any)

## 4. This financing statement covers the following types (or items) of property: (list)

One (1) New Sharp Copier, Model SF-755 46244142  
Serial Number  
One (1) New Sharp Copier Stand, Model SF-55ABRECORD FEE 11.00  
POSTAGE .50  
455944 0237 202 115:50  
APR 27 84CHECK ☒ THE LINES WHICH APPLY5. ☐ (If collateral is crops) The above described crops are growing or are to be grown on: (describe real estate)☐ (If collateral is goods which are or are to become fixtures) The above described goods are affixed or to be affixed to: (describe real estate)☒ (Proceeds of collateral are also covered)☐ (Products of collateral are also covered)

Johnson Pools, Inc.

[Signature] Pres.  
(Signature of Debtor)

Type or Print Above Name on Above Line

(Signature of Debtor)

Type or Print Above Signature on Above Line

Mailed to Secured Party

NATIONAL SURETY LEASING, INC. 1150

[Signature]  
(Signature of Secured Party)

Carole R. Hardesty

Type or Print Above Signature on Above Line

BOOK 472 PAGE 530

251829

Subject (Not Subject) to Recordation Tax **FINANCING STATEMENT** Principal Amount of Debt \$ \_\_\_\_\_  
This Financing Statement is presented to a filing officer pursuant to the Uniform Commercial Code.

DEBTOR(S) Name(s) (Last Name first) and Address(es):	SECURED PARTY'S Name and Address
Anne Arundel County Farmers Coop, Assoc. Inc. 155 Dorsey Rd. Glen Burnie, Maryland 21061	MARYLAND NATIONAL BANK 225 N. Calvert St. Baltimore, Md. 21202

This Financing Statement covers the following types of items of property:

(Describe fully, including where applicable manufacturer's or trade name, model and year, serial number, and whether new or used.)

1 New Kaypro 4+88 Computer Ser. # 99631  
with Gemini Printer Ser. # 3503001663

Also any accessories or equipment now or hereafter attached to any of above, replacements therefor and proceeds of any of above.

DEBTOR(S):  
Anne Arundel County Farmers Coop. Assoc., Inc.

*Melvin Upton*  
Melvin Upton, President  
*Basil H. Smith*  
Basil H. Smith, Treasurer

SECURED PARTY:

MARYLAND NATIONAL BANK

By

*Bonnie L. Williams*  
(Authorized Signature)

.....Bonnie L. Williams, Asst. Mgr. ....

(NOTE: Type name under each signature and if company,  
type name of company and name and title of  
authorized signer.)

(Mr. Clerk: Return to MARYLAND NATIONAL BANK at .....)

Mailed to Secured Party

RECEIVED FOR RECORD  
Baltimore, Md. 21202

1984 APR 27 PM 4:13

E. AUDREY COLLISON  
CLERK



Debtor or Assignor Form

## FINANCING STATEMENT

251830

☒ Not subject to Recordation Tax  
☐ Subject to Recordation Tax; Principal  
 Amount is \$ .....

☐ To be Recorded in Land Records (For Fixtures Only).

Name of DebtorAddress

International Sailing Products, Ltd.

318 Sixth Street  
Annapolis, MD 21403Secured PartyAddressAssignee

FARMERS NATIONAL BANK OF MARYLAND - 5 Church Circle, Annapolis, Md.

Attach separate  
list if necessary

1. This Financing Statement covers the following types (or items) of property  
(the collateral):

All inventory, accounts receivable, equipment, furniture & fixtures,  
leasehold improvements, contract rights, and all other assets  
now owned and hereafter acquired and all proceeds therefrom.

2. The collateral property is affixed or to be affixed to or is or is to be crops on the  
following real estate:

3. ☒ Proceeds } of the collateral are also specifically covered.  
☐ Products }

4. Mr. Clerk: Mail instrument to secured party named above or assignee, if any, at the  
address stated.

RECORD FEE 11.00  
POSTAGE .50  
#55946 0055 002 716:16  
APR 27 84

Debtor (or Assignor)

International Sailing Products, Ltd.

Secured Party (or Assignee)

BY:

BY:

FARMERS NATIONAL

BANK OF MARYLAND

BY

Type or print names under signatures

Mail to: FARMERS NATIONAL BANK OF MARYLAND  
5 CHURCH CIRCLE  
ANNAPOLIS, MARYLAND 21401

11/12  
50



251831

Debtor or Assignor Form

## FINANCING STATEMENT

☐ Not subject to Recordation Tax  
☒ Subject to Recordation Tax; Principal  
Amount is \$ 12,000.00

☐ To be Recorded in Land Records (For Fixtures Only).

Name of Debtor

Annapolis Paving Service, Inc  
Richard G. Wilson, individually

Address

111 Defense Highway Annapolis, Md 21401  
1216 Sunrise Beach Rd Annapolis, Md 21401

Secured PartyAddress

xx Assignee xx

FARMERS NATIONAL BANK OF MARYLAND - 5 Church Circle, Annapolis, Md.

Attach separate  
list if necessary

1. This Financing Statement covers the following types (or items) of property  
(the collateral):

1-used 1973 Allis-Chalmers model 65 grader serial # 85091018

2. The collateral property is affixed or to be affixed to or is or is to be crops on the  
following real estate:

3. ☐ Proceeds } of the collateral are also specifically covered.  
☐ Products }

4. Mr. Clerk: Mail instrument to secured party named above or assignee, if any, at the  
address stated.

Debtor (or Assignor)  
Annapolis Paving Service, Inc.

By: Richard G. Wilson, President

Richard G. Wilson, individually

Secured Party (or Assignee)

FARMERS NATIONAL  
BANK OF MARYLAND

BY  
Michael E. Balderson  
Branch Manager

Type or print names under signatures

Mail to: FARMERS NATIONAL BANK OF MARYLAND  
5 CHURCH CIRCLE  
ANNAPOLIS, MARYLAND 21401

MAILED TO:

RECORD FEE 12.00  
RECORD TAX 84.00  
POSTAGE .50  
#55947 0055 102 716:16  
APR 27 84

1200  
8400  
50

BOOK 472 PAGE 593

251832

PRINT OR TYPE ALL INFORMATION

THE SECURED PARTY DESIRES THIS FINANCING STATEMENT TO BE INDEXED AGAINST THE RECORD OWNER OF THE REAL ESTATE NO ( ) YES ( ) NAME OF RECORD OWNER \_\_\_\_\_

STATE CORPORATION COMMISSION  
(Uniform Commercial Code Division, Box 1197, Richmond, Virginia 23209)  
FORM FOR ORIGINAL FINANCING STATEMENT AND SUBSEQUENT STATEMENTS

The Commission stamps the File Number on the Original Financing Statement. The secured party must place this same number on all subsequent statements.

RECORD FEE 12.00  
POSTAGE .50  
#15512 C345 R01 T16:12  
APR 27 84

Index numbers of subsequent statements (For office use only)

Name & mailing address of all debtors, trade styles, etc.  
No other name will be indexed.

Steven Colon Swisher  
Wendy Marie Swisher  
#44 Marylander MHP.  
Odenton, Md. 21144

Check the box indicating the kind of statement.  
Check only one box.

- ☒ ORIGINAL FINANCING STATEMENT  
☐ CONTINUATION-ORIGINAL STILL EFFECTIVE  
☐ AMENDMENT  
☐ ASSIGNMENT  
☐ PARTIAL RELEASE OF COLLATERAL  
☐ TERMINATION

Name & address of Secured Party

United Savings & Loan Association  
501 Maple Avenue, West  
Vienna, Virginia 22180

Name & address of Assignee

Date of maturity if less than five years

Check if proceeds of collateral are covered ( )

Description of collateral covered by original financing statement



Space to record an amendment, assignment, release of collateral or a statement to cover collateral brought into Virginia from another jurisdiction.

Mailed to Secured Party

Describe Real Estate if applicable:

Wendy Marie Swisher  
Steven Colon Swisher

Signature of Debtor if applicable (Date)

Signature of Secured Party if applicable (Date)

FILING OFFICER COPY

Revised 7-1-82

BOOK 472 PAGE 594

TERMINATION STATEMENT

liber 440 page 28

Identifying File No. 238867

FILING OFFICER: Please mail this Termination Statement to the Secured Party at its address.

ACCOUNT NUMBER 114656-3

DEBTORS (Names and Residence Address)

ALBERT CARL J & GLADYS R  
337 Md Rt 3 North  
Millersville Md 21108

SECURED PARTY (Name and Address)

BLAZER FINANCIAL SERVICES, INC.  
7479 BALTIMORE-ANNAPOLIS BLVD.  
P.O. BOX 66  
GLEN BURNIE, MD. 21061

This statement of termination of financing is presented to a filing officer for filing pursuant to the Uniform Commercial Code. The Secured Party certifies the Secured Party no longer claims a security interest under the Financing Statement bearing the file number shown above.

Secured Party BLAZER FINANCIAL SERVICES INC.

By C. White  
C WHITE

Title CLERK

Dated March 31

RECORD FEE 10.00  
POSTAGE .50  
#15514 1984 R01 116:14  
APR 27 84

0227 20 Maryland 2-64

RECEIVED  
1984 APR 27 PM 4:23

E. J. COLLISON

CR

Mailed to Secured Party

10<sup>00</sup>/<sub>50</sub>

BOOK 472 PAGE 595

TERMINATION STATEMENT

liber 439 page 291

Identifying File No. 238645

FILING OFFICER: Please mail this Termination Statement to the Secured Party at its address.

ACCOUNT NUMBER 114520-1

DEBTORS (Names and Residence Address)

TIERNEY EDWARD C & SUSAN  
115 2nd Ave  
Ferndale Md 21061

SECURED PARTY (Name and Address)

BLAZER FINANCIAL SERVICES, INC.  
7479 BALTIMORE-ANNAPOLIS BLVD.  
P. O. BOX 66  
GLEN BURNIE, MD. 21061

This statement of termination of financing is presented to a filing officer for filing pursuant to the Uniform Commercial Code. The Secured Party certifies the Secured Party no longer claims a security interest under the Financing Statement bearing the file number shown above.

Secured Party BLAZER FINANCIAL SERVICES INC

By *C White* Title CLERK

Dated MARCH 30

RECORD FEE  
POSTAGE

10.00  
.50

#15515 C345 R01 T16:15  
APR 27 84

0227 20 Maryland 2-64 WHITE



1984 APR 27 PM 4:23

E. AUBREY COLLISON  
CLERK

Mailed to Secured Party

10<sup>00</sup>.50



BOOK 472 PAGE 596

TERMINATION STATEMENT

liber 452 page 279

Identifying File No. 243636

FILING OFFICER: Please mail this Termination Statement to the Secured Party at its address.

ACCOUNT NUMBER 116938-3

DEBTORS (Names and Residence Address)

NEHRING JOSEPH S & DEANNA M  
26 Ferndale Ave  
Glen Burnie Md 21061

SECURED PARTY (Name and Address)

BLAZER FINANCIAL SERVICES, INC.  
7479 BALTIMORE-ANNAPOLIS BLVD.  
P. O. BOX 66  
GLEN BURNIE, MD. 21061

This statement of termination of financing is presented to a filing officer for filing pursuant to the Uniform Commercial Code. The Secured Party certifies the Secured Party no longer claims a security interest under the Financing Statement bearing the file number shown above.

Secured Party BLAZER FINANCIAL SERVICES INC

By C White

Title CLERK

Dated APRIL 2

RECORD FEE  
POSTAGE

10.00  
.50

0227-20 Maryland 2-64

#15516 C345 R01 T16:16  
APR 27 84



1984 APR 27 PM 4:23

E. AUDREY COLLISON  
CLERK

Mailed to Secured Party

1000/50

BOOK 472 PAGE 597

## FINANCING STATEMENT

251833

1. ☐ To be recorded in the Land Records.
2. ☒ To be recorded among the Financing Statement Records.
3. ☒ Not subject to Recordation Tax.
4. ☐ Subject to Recordation Tax on an initial debt in the principal amount of \$. The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to \_\_\_\_\_.

5. Debtor(s) Name(s) Address(es) 6568 Reisterstown Road  
Dr. Brian Kashan Baltimore, Maryland 21215  
Dr. Samuel D. Beitler 7584 Ritchie Highway  
Glen Burnie, Maryland 21061

6. Secured Party Address  
Equitable Bank, National Association  
Attention: Teresa A. Gilson  
Documentation Assistant

100 S. Charles Street  
Baltimore, Maryland 21201

RECORD FEE 12.00  
POSTAGE 50  
#15518 C345 R01 116:18

7. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property:

APR 27 84

☐ A. **Inventory.** All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof.

☒ B. **Accounts.** All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.

☐ C. **General Intangibles.** All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☐ D. **Chattel Paper.** All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.

☐ E. **All Equipment and Fixtures.** All of the equipment and fixtures of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☐ F. **Specific Equipment and Fixtures.** All of the equipment and fixtures of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☐ G. **Other.** All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.

8. **Proceeds.** Cash and non-cash proceeds of the above property are also covered by this Financing Statement including specifically, but without limitation, (a) cash and non-cash proceeds deposited in any deposit accounts, and (b) all accounts, chattel paper, instruments, inventory, equipment, general intangibles or other goods or property purchased or acquired with cash and/or non-cash proceeds of any of the above property.

9. ☐ All or a portion of the property described above is affixed or is to be affixed to or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference. The record owner(s) of such real estate is/are: \_\_\_\_\_

Debtors  
✓ Mr. Brian Kashan (Seal)  
Dr. Brian Kashan (Seal)

✓ Dr. Samuel D. Beitler (Seal)  
Dr. Samuel D. Beitler (Seal)

Mr. Clerk: Please return to the Equitable Bank, National Association to the officer and at the address set forth in paragraph 6 above.

Form 609 (7/82)

EQUITABLE BANK N.A.  
100 S. CHARLES STREET  
BALTIMORE, MARYLAND 21201

Mailed to Secured Party

1984 APR 27 PM 4:23

E. ANDREY COLLISON  
CLERK12.00  
50

PLEASE RECORD IN THE FINANCING RECORDS OF ANNE ARUNDEL COUNTY

☐ TO BE☒ NOT TO BERECORDED IN  
LAND RECORDS☐ SUBJECT TO☒ NOT SUBJECT TORECORDING TAX  
ON PRINCIPAL  
AMOUNT OF

\$ \_\_\_\_\_

## FINANCING STATEMENT

Anne Arundel County, Maryland

Name or Names—Print or Type

P. O. Box 1831, Annapolis, Maryland 21404

Address—Street No., City - County State Zip Code

1. Debtor(s):

Name or Names—Print or Type

Address—Street No., City - County State Zip Code

2. Secured Party:

First Union Commercial Corporation; Attn: Lynn Doby

Name or Names—Print or Type

First Union Plaza, CORP-9, Charlotte, N.C. 28288

Address—Street No., City - County State Zip Code

3. This Financing Statement covers the following types of property: (Describe) (Attach separate list if necessary). All equipment, fixtures and furnishings and other personal property and all modifications and additions thereto, and replacements and substitutions therefore in whole or in part, now or hereafter covered by that Conditional Equipment Purchase Agreement dated April 30, 1984 and all schedules now or hereafter referencing said Agreement between Secured Party and Debtor. Such personal property includes, inter alia, the personal property set forth in Exh. A
4. If above described personal property is to be affixed to real property, describe real property. hereto.

5. If collateral is crops, describe real estate.

RECORD FEE 10.00

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6. Proceeds of collateral ☒ are ☐ are not covered. However, Debtor does not have the power of sale.
7. Products of collateral ☐ are ☐ are not covered.

DEBTOR(S):  
ANNE ARUNDEL COUNTY, MARYLAND

SECURED PARTY:

By Adrian G. Teel

(Signature of Debtor)

Adrian G. Teel

Director of Administration

(Type or Print)

(Signature of Debtor)

Type or Print

FIRST UNION COMMERCIAL CORPORATION

(Company, if applicable)

By Rory J. Smith

(Signature of Secured Party)

Type or Print (Include title if Company)

To THE FILING OFFICER: After this statement has been recorded please mail the same to:

First Union Commercial Corporation; Attn: Lynn Doby

Name and Address: First Union Plaza, CORP-9, Charlotte, N. C. 28288

Lucas Bros. Form F-1

1984 APR 30 AM 9:29

E. AUDREY COLLISON  
CLERK

Mailed to Secured Party



## EXHIBIT A TO FINANCING STATEMENT

DEBTOR: Anne Arundel County, Maryland

SECURED PARTY: First Union Commercial Corporation

This financing statement covers, inter alia, the following personal property:

<u>Quantity</u>	<u>Description</u>
1	6000 Watt Onan Model DJB diesel generator
6	pike poles
1	12-foot roof ladder
1	16-foot roof ladder
2	20-foot roof ladder
2	28-foot extension ladder
1	40-foot extension ladder
1	6-pound pick head ax



251835

maryland national bank

## FINANCING STATEMENT

1. ☐ To Be Recorded in the Land Records at \_\_\_\_\_
2. ☒ To Be Recorded among the Financing Statement Records at Anne Arundel County
3. ☒ Not subject to Recordation Tax.
4. ☐ Subject to Recordation Tax on an initial debt in the principal amount of \$ \_\_\_\_\_. The Debtor(s) certifies that with the filing of this Financing Statement or a duplicate of this Financing Statement, the Recordation Tax on the initial debt has been paid to \_\_\_\_\_.

5. Debtor(s) Name(s)	Address(es)
Pepsi Cola Bottling Co. of Annapolis, Inc.	P.O. Box 1949 Annapolis, MD 21404

6. Secured Party	Address
Maryland National Bank	1713 West Street
Attention: <u>Jane C. Phillips</u>	Annapolis, MD 21401

7. This Financing Statement covers the following property and all proceeds and products thereof, including, without limitation, all proceeds of any insurance policies covering all or any part of such property:

☒ A. *Inventory*. All of the inventory of each Debtor both now owned and hereafter acquired and as the same may now and hereafter from time to time be constituted, together with all cash and non-cash proceeds and products thereof.

☒ B. *Contract Rights*. All of the contract rights of each Debtor both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☒ C. *Accounts*. All of the accounts of each Debtor (including, without limitation, all notes, notes receivable, drafts, acceptances and similar instruments and documents) both now owned and hereafter acquired, together with (i) all cash and non-cash proceeds thereof, and (ii) all returned, rejected or repossessed goods, the sale or lease of which shall have given or shall give rise to an account and all cash and non-cash proceeds and products of all such goods.

☒ D. *General Intangibles*. All of the general intangibles of each Debtor (including, without limitation, all things in action, contractual rights, goodwill, literary rights, rights to performance, copyrights, trademarks and patents), both now owned and hereafter acquired, together with all cash and non-cash proceeds and products thereof.

☒ E. *Chattel Paper*. All of the chattel paper of each Debtor both now owned and hereafter existing, acquired or created, together with (i) all moneys due and to become due thereunder, (ii) all cash and non-cash proceeds thereof, (iii) all returned, rejected or repossessed goods, and the sale or lease of which shall have given or shall give rise to chattel paper and all cash and non-cash proceeds and products of all such goods, and (iv) all property and goods both now owned and hereafter acquired by each Debtor which are sold, leased, secured, serve as security for, are the subject of, or otherwise covered by, the chattel paper of each such Debtor, together with all rights incident to such property and goods and all cash and non-cash proceeds thereof.

☒ F. *All Equipment*. All of the equipment of each Debtor, both now owned and hereafter acquired, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☐ G. *Specific Equipment*. All of the equipment of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with (i) all additions, parts, fittings, accessories, special tools, attachments and accessions now and hereafter affixed thereto and/or used in connection therewith, (ii) all replacements thereof and substitutions therefor, and (iii) all cash and non-cash proceeds and products thereof.

☐ H. *Other*. All of the property of each Debtor described on Schedule A attached hereto and made a part hereof by reference, together with all cash and non-cash proceeds thereof.

8. ☐ All or a portion of the property described above is affixed or is to be affixed to or is or is to be crops on the real estate described on Schedule A attached hereto and made a part hereof by reference.

Pepsi Cola Bottling Co. of Annapolis, Inc.

Jerome Lapides (Seal)  
Jerome Lapides, President

\_\_\_\_ (Seal)

\_\_\_\_ (Seal)

\_\_\_\_ (Seal)

Secured Party  
Maryland National Bank

Jane C. Phillips (Seal)

Jane C. Phillips, Branch Officer

Type name and title

Mr. Clerk: Please return to Maryland National Bank to the officer and at the address set forth in paragraph 6 above.

207-95 REV 4/82

11/12/82

RECEIVED FOR RECORD  
ANNE ARUNDEL COUNTY

1984 APR 30 AM 9:29

E. AUBREY COLLISON  
CLERK



Mailed to Secured Party

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**END  
LIBER**